

STATE OF MONTANA INVITATION FOR BID (IFB)

(THIS IS NOT AN ORDER)

IFB Number: IFB Title:

120230FSU Firefighter Sack Lunches

IFB Due Date and Time:

MARCH 9, 2012 2:00 p.m., Local Time

Number of Pages: 1-57

ISSUING AGENCY INFORMATION

Procurement Officer: Issue Date:

GWEN UNGERMAN February 13, 2012

Department of Natural Resources & Conservation PO Box 201601 HELENA MT 59620-1601

Phone: (406) 444-6724 Fax: (406) 2684 TTY Users, Dial 711

Website: http://vendor.mt.gov/

INSTRUCTIONS TO BIDDERS

COMPLETE THE INFORMATION BELOW AND RETURN THIS PAGE WITH YOUR BID AND ANY REQUIRED DOCUMENTS TO THE ADDRESS LISTED ABOVE UNDER "ISSUING AGENCY INFORMATION."

Mark Face of Envelope/Package:

IFB Number: 120230FSU IFB Due Date: March 9, 2012

Special Instructions:

BIDDERS MUST COMPLETE THE FOLLOWING				
Payment Terms: Net 30 days	Delivery Date:			
Bidder Name/Address:	Authorized Bidder Signatory: (Please print name and sign in ink)			
Bidder Phone Number:	Bidder FAX Number:			
Bidder E-mail Address:	Bidder Federal Tax ID#:			
IMPORTANT: SEE STANDARD TERMS AND CONDITIONS				

TABLE OF CONTENTS

		PAGE
Section	n 1: General Requirements	3
1.	•	
1.		
1.		
1.		
1.	•	
1.		
1.		
1.	7 Claims	6
Section	n 2: Delivery/Dispatch Requirements	8
2.	Delivery Requirements	8
2.	1 Availability	8
2.		
2.	3 Dispatching Procedures	9
Section	n 3: Special Terms and Conditions	10
3.	•	
3.	· · · · · · · · · · · · · · · · · · ·	
3.		
3.	3 Performance Evaluations	10
Section	n 4: Specifications and Pricing Schedule	11
4.	•	
4.		
4.	2 Pricing	11
4.		
4.	4 Specifications for Standard Sack Lunches	13
4.	5 Quality Standards	14
4.	6 Packaging and Marking	14
4.	7 Order Cancellation	15
IFB Ch	ecklist	15
Attach	ments:	16
A.	Bid Form	16
В.	Sample Emergency Equipment Rental Agreement	17
C	. General Clauses to Emergency Equipment Rental Agreement Form OF-294	18
D.	1 5	20
E.		
F.		
G		
H	Payment Offices	56

SECTION 1: GENERAL REQUIREMENTS

1.0 INTRODUCTION

The STATE OF MONTANA, Department of Natural Resources and Conservation (DNRC) (hereinafter referred to as "the State") is soliciting bids for Firefighter Sack Lunches to be provided in the Northern Rockies Geographic Area (Northern Idaho, Montana and North Dakota) in support of fire suppression, severity and all risk incidents. A more complete description of the supplies and/or services sought is provided in Section 4 of this Invitation for Bid (IFB). Bids submitted in response to this solicitation must comply with the instructions and procedures contained herein.

1.1 AGREEMENT TERM

The agreement term is for a period of one (1) year beginning June 01, 2012 and ending May 31, 2013.

Idaho Contractors: Licensing shall comply with the Idaho Administrative Code.

(1) A person or persons operating a food establishment in the state of Idaho is required to obtain licensing through the state of Idaho in accordance with Idaho Code Title 39, Chapter 16, Food Establishment Act, which states: "No person, firm or corporation shall operate a food establishment, for which no other state or federal food safety inspection or license is required, without a license approved by the director of the department of health and welfare or his designee." Food Establishment is further defined in the Code to include Mobile Food Establishments, Intermittent Food Establishment.

Montana Contractors: Licensing shall comply with 50-50-201, Montana Code Annotated (MCA)

(1) A person operating a food establishment shall procure an annual license from the Department of Public Health and Human Services. Application forms for licensure can be made by contacting the Retail Food Program at (406) 444-2837 or by contacting the local health official in charge of inspection at the county level.

North Dakota Contractors: Licensing shall comply with the North Dakota Administrative Code.

1.2 INSTRUCTIONS TO BIDDERS

1.2.1 Procurement Officer Contact Information.

Contact information for the procurement officer is as follows:

Procurement Officer: Gwen Ungerman Address: 1625 11th Ave PO Box 201601 HELENA MT 59620-1601 Telephone Number: 406-444-6724 Fax Number: 406-444-2684 E-mail Address: ungermang@mt.gov

1.2.2 Examination of Solicitation Documents and Explanation to Bidders.

Bidders are responsible for examining the solicitation documents and any addenda issued to become informed as to all conditions that might in any way affect the cost or performance of any work. Failure to do so will be at the sole risk of the bidder. Should the bidder find discrepancies in or omissions from the solicitation documents, or should their intent or meaning appear unclear or ambiguous, or should any other question arise relative to the solicitation documents, the bidder shall promptly notify the procurement officer in writing. The

bidder making such request will be solely responsible for its timely receipt by the procurement officer. Replies to such notices may be made in the form of an addendum to the solicitation.

1.2.3 Interpretation or Representations.

The State of Montana assumes no responsibility for any interpretation or representations made by any of its officers or agents unless interpretations or representations are incorporated into a formal written addendum to the solicitation.

1.2.4 Acknowledgment of Addendum.

If the IFB is amended, then all terms and conditions which are not modified remain unchanged. It is the bidder's responsibility to keep informed of any changes to the solicitation. **Bidders must sign and return with their bid an Acknowledgment of Addendum for any addendum issued.** Bids that fail to include an Acknowledgment of Addendum may be considered nonresponsive.

1.2.5 Extension of Prices.

In the case of error in the extension of prices in the bid, the unit price will govern. In a lot bid, the lot price will govern.

1.2.6 Bid Preparation Costs.

The costs for developing and delivering responses to this IFB are entirely the responsibility of the bidder. The State is not liable for any expense incurred by the bidder in the preparation and presentation of their bid or any other costs incurred by the bidder prior to execution of a purchase order or agreement.

1.3 REQUIRED REVIEW

1.3.1 Review IFB.

Bidders shall carefully review the entire IFB. Bidders shall promptly notify the procurement officer identified above via e-mail or in writing of any ambiguity, inconsistency, unduly restrictive specifications, or error which they discover. In this notice, the offeror shall include any terms or requirements within the IFB that preclude the offeror from responding or add unnecessary cost. Bidders shall provide an explanation with suggested modifications. The notice must be received by the deadline for receipt of inquiries set forth below. The State will determine any changes to the IFB.

1.3.2 Form of Questions.

Bidders having questions or requiring clarification or interpretation of any section within this IFB must address these issues via e-mail or in writing to the procurement officer listed above on or before February 22, 2012, no later than 2:00 p.m., Mountain Time. Bidders are to submit questions using the Contractor IFB Question and Answer Form available on the OneStop Contractor Information website at:

http://svc.mt.gov/gsd/OneStop/GSDDocuments.aspx or by calling (406) 444-6724. Clear reference to the section, page, and item in question must be included in the form. Questions received after the deadline may not be considered.

1.3.3 State's Response.

The State will provide a written response no later than February 29, 2012 to all questions received by February 22, 2012. The State's response will be by written addendum and will be posted on the State's website with the IFB at http://svc.mt.gov/gsd/OneStop/SolicitationDefault.aspx by the close of business on the date listed. Any other form of interpretation, correction, or change to this IFB will not be binding upon the State. **Bidders shall sign and return with their IFB response an Acknowledgment of Addendum for any addendum issued.**

1.4 BID SUBMISSION

1.4.1 Bids Must Be Sealed and Labeled.

Bids must be sealed and labeled on the outside of the package to clearly indicate that they are in response to IFB 120230FSU. *Bids must be received at the receptionist's desk of the Department of Natural*

Resources and Conservation prior to 2:00 p.m, local time, March 9, 2012. All prices and notations must be printed in ink or typewritten. Errors should be crossed out, corrections entered, and initialed by the person signing the bid. (See Attachment A – Bid Form)

Bidders must submit one original bid. In addition, Bidders must submit two electronic copies on compact disc (CD) or universal serial bus (USB) flash drive in Microsoft Word or portable document format (PDF).

1.4.2 Late Bids.

Regardless of cause, late bids will not be accepted and will automatically be disqualified from further consideration. It shall be the bidder's sole risk to assure delivery at the receptionist's desk at the designated office by the designated time. Late bids will not be opened and may be returned to the bidder at the expense of the bidder or destroyed if requested.

1.4.3 Bidder's Signature.

The solicitation must be signed in ink by an individual authorized to legally bind the business submitting the bid. The bidder's signature on a bid in response to this IFB guarantees that the offer has been established without collusion and without effort to preclude the Government from obtaining the best possible supply or service.

1.4.3 Tax Identification Number (TIN) / Social Security Number (SSN)

All Contractor's must furnish a tax identification number in the space provided on the bid submittal. All State agencies require a tax identification number in order to process payments.

1.4.4 Dun & Bradstreet (DUNS) Number

All Contractors must furnish a DUNS number in the space provided on the cover page. The Federal Government requires a DUNS number in order to process payments. For information on obtaining a DUNS number call Dun & Bradstreet @ 1-888-814-1435. You can also access the Dun & Bradstreet website @ http://www.dnb.com/us/ to register on-line.

1.4.5 Central Contractor Registration Database (CCR)

Unless exempted by an addendum to this solicitation, by submission of a bid, the Bidder acknowledges the requirement they shall be registered in the CCR database prior to bid submittal, during performance and through final payment of any agreement resulting from this solicitation. Bidders may obtain information on registration and annual confirmation requirements via the internet at http://www.ccr.gov or by calling 1-888-227-2423 or 269-961-5757.

1.5 CHANGE OR WITHDRAWAL OF BIDS

1.5.1 Change or Withdrawal PRIOR to Bid Opening.

Should any bidder desire to change or withdraw a bid prior to the scheduled opening, the bidder may do so by making such request in writing to the procurement officer listed in Section 1.2.1 above. This communication must be received prior to the date and hour of the bid opening by a request in writing or facsimile to the procurement officer (e-mail notices containing prices are not allowed and will be disqualified).

1.5.2 Change AFTER Bid Opening but Prior to Bid Award.

After bids are opened, they may not be changed except to correct patently obvious mistakes and minor variations as allowed by ARM 2.5.505. The bidder shall submit verification of the correct bid to the State prior to the final award by the State.

1.6 BID AWARDS

1.6.1 Basis for Award.

The end result of this IFB will be a geographic resource list of prequalified Contractors listed by location and price for which they have agreed to furnish sack lunches used in support of severity, fire suppression and all-risk activities. The geographic resource list may be used in the Northern Rockies Geographic Area.

The Montana Department of Natural Resources and Conservation (DNRC), Montana Disaster and Emergency Services (MDES), The Idaho Department of State Lands (IDL), North Dakota Forest Service (NDFS), the USDA Forest Service (FS), the Bureau of Land Management (BLM), Bureau of Indian Affairs (BIA), US Fish and Wildlife Service (USFWS), and the National Park Service (NPS), are hereby authorized to use the agreement in accordance with the terms and conditions set forth herein.

Since the needs of the Government during an emergency cannot be determined in advance, it is mutually agreed that, upon request of the Government, the Contractor shall furnish the meals listed herein to the extent the Contractor is willing and able at the time of order. The Government is not obligated to place nor is the Contractor obligated to accept an order under the agreement, but if an order is placed and accepted, all the terms and conditions set forth shall be met. There are no minimum or maximum guarantees as to the number of orders that may be placed under subsequent agreement(s). Due to the sporadic occurrence of incident activity, the placement of any orders IS NOT GUARANTEED.

1.6.2 Rejection of Bids.

While the State has every intention to award an agreement as a result of this IFB, issuance of the IFB in no way constitutes a commitment by the State to award and execute an agreement. Upon a determination such actions would be in its best interest, the State, in its sole discretion, reserves the right to:

- Eliminate any bids which seem excessive compared to the average of prices submitted in any given geographic area.
- Cancel or terminate this IFB (18-4-307, MCA);
- Waive any undesirable, inconsequential, or inconsistent provisions of this IFB which would not have significant impact on any bid (ARM 2.5.505); or
- If awarded, terminate any agreement if the State determines adequate state funds are not available (18-4-313, MCA).

1.7 CLAIMS:

Claims settlement is agency specific and remains the responsibility of the incident agency.

1.7.1 Federal Government Claims.

Unless limited by agency policy or the Agency Administrator, any federal agency claim may be settled by a warranted GS-1102 Contracting Officer; and minor claims may be settled by warranted GS-1105 Purchasing Agents. Minor claims are interpreted to include claims that are evident as to existence, responsibility, and reasonable in claimed amount. Claims settlements recommended by a GS-1105 Purchasing Agent exceeding \$2,500 per claim shall be reviewed by a GS-1102 Contracting Officer with specific authority. Some agencies may require claims be reviewed by their legal department

1.7.2 State of Montana Claims.

Claims arising under the jurisdiction of the State of Montana are negotiated by the responsible Line officer or agency Administrator. These individuals may delegate this authority to other DNRC employees or to the Incident Management Team. When possible, claims should be settled at the incident. For comprehensive information on handling claims against MT DNRC, see the DNRC 300 Incident business management manual, or contact the Business Management Bureau, Forestry Division, Department of Natural Resources and Conservation, 2705 Spurgin Road, Missoula, Montana 59804; office phone: (406) 542-4300.

1.7.3 State of Idaho Claims.

Settlements arising under the jurisdiction of the State of Idaho can be negotiated by the incident Agency Administrator (Area Supervisor) up to \$2,500. Settlements exceeding \$2,500 must be referred to the Idaho Department of Lands, Bureau of Fire Management, Idaho, 3780 Industrial Avenue, Coeur d'Alene, Idaho 83815; office phone: (208) 769-1522.

1.7.4 State of North Dakota Claims.

Claims against the State of North Dakota must be made in writing to the Director of Office of Management and Budget. The claim must be filed within 180 days of when the alleged injury was discovered or reasonably should have been discovered. Claim forms may be requested from the Office of Management and Budget, 600 East Boulevard Avenue, Department 110, Bismarck, ND 58505-0400; phone: (701) 328-4904.

1.7.5 Contractor Liability for Personal Injury and/or Property Damage.

- a. The Contractor assumes responsibility for all damage or injury to persons or property occasioned through the use, maintenance, and operation of the Contractor's vehicles or other equipment by, or the action of, the Contractor or the Contractor's employees and agents.
- b. The Contractor, at the Contractor's expense, shall maintain adequate public liability and property damage insurance during the continuance of this agreement, insuring the Contractor against all claims for injury or damage.
- c. The Contractor shall maintain Workers' Compensation and other legally required insurance with respect to the Contractor's own employees and agents.
- d. The Government shall in no event be liable or responsible for damage or injury to any person or property occasioned through the use, maintenance, or operation of any vehicle or other equipment by, or the action of, the Contractor or the Contractor's employees and agents in performing under this agreement, and the Government shall be indemnified and saved harmless against claims for damage or injury in such cases.

1.7.6 Loss, Damage, or Destruction.

a. For equipment furnished under this agreement WITHOUT operator, the Government will assume liability for any loss, damage or destruction of such equipment, except that no reimbursement will be made for loss, damage or destruction due to (1) ordinary wear or tear, (2) mechanical failure, or (3) the fault or negligence of the Contractor or the Contractor's agents or employees or Government employee owned and operated equipment.

SECTION 2: DISPATCH/DELIVERY REQUIREMENTS

2.0 DISPATCH/DELIVERY REQUIREMENTS

2.1 AVAILABILITY

The Contractor is responsible for maintaining their current availability status with their host dispatch center. When Contractor resources are unavailable, the resources will not be eligible for dispatch under this agreement.

2.2 ORDERING PROCEDURE

Contractor is REQUIRED to meet all date(s) and time(s).

Following agreement award, each host dispatch center will have an established geographic resource list. The Government intends to dispatch contractor resources based on this geographic resource list. This geographic resource list will be per location and price. State or federal personnel may use this geographic list if and when an incident develops. There is no guarantee the listed Contractors will be called to supply lunches. Although price will be a major consideration, due to the exigency nature of fire suppression, severity and all risk activities, factors other than price (such as location, ability to meet timeframes, etc.) may be considered prior to placing an order.

Orders will primarily come through Dispatch, although Buying Teams or other Government purchasers are authorized to place orders.

The ordering official will inform the Contractor of the location, quantity required and date and time needed. The order will be placed with that Contractor until that Contractor cannot fill the order or meet the date and time needed. If that Contractor is unable to meet the requirements, the next closest Contractor to the incident or Contractor that best fits the need (i.e. crew coming through town), will be contacted, etc. In order to assure incident personnel receive a variety of lunches, the next time lunches are needed the next Contractor on the list will be contacted. The next time the service is required, the same process will be followed, taking into account location and ensuring equitability among the Contractors. If, in one day, all the Contractors are contacted and none can meet delivery requirements, Contractors not on the list may be contacted.

Arrangements for sack lunches will be made by authorized Government representative who will confirm the order on the Contractor's itemized invoice. The Contractor's itemized invoice will be presented to and signed by the receiving Government representative. The Contractor's itemized invoice will be attached to a legible sales receipt and both will be submitted for payment (See Attachments B & H – EERA & Payment Offices). Sack lunches will be made in accordance with the specifications listed in Section 4 of this agreement.

The Government is unable to pay an administrative fee (gratuity or tip) on sack lunches or takeout meals; therefore, the sack lunch price shall be all inclusive.

NOTE: The State of Idaho reserves the right to select Contractors who they (state officials) consider to be in the best interest of the State of Idaho. This may include Contractors who did not participate in this solicitation.

2.2.1 Attachments

See below for applicable attachments depending on which agency hosts the incident:

Federal Agencies	Attachments: A. Bid Form B. Sample Emergency Equipment Rental Agreement C. General Clauses to EERA D. Federal Acquisition Regulations Clauses (FAR) E. DOL Wage Determination G. Evaluation Form
	H. Payment Offices
State Agencies	Attachments: A. Bid Form B. Sample Emergency Equipment Rental Agreement C. General Clauses to EERA F. States (Idaho, Montana, North Dakota) Standard Terms G. Evaluation Form H. Payment Offices

2.3 DISPATCHING PROCEDURES

When receiving a dispatch call, the Contractor shall confirm their availability and ability to meet specified timeframes. If the Contractor cannot be reached or is not able to meet the time and date needed, the ordering official may proceed with contacting the next closest Contractor or Contractor that best fits the need (i.e. crew coming through town).

At the time of acceptance of the assignment, the following information will be given to the Contractor:

- a. Resource Order Number
- b. Incident Order Number and Name of the Incident
- c. Date and Time to report to the Incident
- d. Descriptive location of the designated site where the Contractor shall meet a Government Representative. A map will be provided, if available.
- e. Incident contact phone number for further information
- f. Fire charge code/funding code

Dispatch offices may use a FAX or email to provide a hard copy of the resource order to the Contractor.

SECTION 3: SPECIAL TERMS AND CONDITIONS

3.0 AGREEMENT TERMINATION/NON-COMPLIANCE

3.0.1 Termination for Cause

The State may, by written notice to the Contractor, terminate this agreement in whole or in part at any time the Contractor fails to perform under this agreement. Failure to provide lunches or meet the required date/time needed may result in removal from the geographic resource list.

3.0.2 Non-Compliance

In the event a Contractor supplies sack lunches that do not meet the specifications set forth herein, the Government representative responsible for ordering the lunches shall contact the Contractor to explain and document what is necessary to bring the lunches into compliance. If the lunches fail to meet specifications a second time, the Contractor may be removed from the geographic resource list.

3.1 PURCHASING CARDS

The preferred method of payment is a Government Purchasing Card.

3.2 PERSONNEL REQUIREMENTS

3.2.1 Personnel Requirements- Fair Labor Standards Act (FLSA).

Contractors shall comply with the Fair Labor Standards Act when employing persons less than 18 years of age (Ref. 29 CFR 570). See website: http://www.dol.gov/whd/regs/statutes/FairLaborStandAct.pdf.

3.3 PERFORMANCE EVALUATIONS

Performance evaluations will be performed at the incident using the Evaluation form (See Attachment G - Evaluation Form) by the Government representative supervising the work. This form is the only performance evaluation that will be accepted by the Contracting Officer. The Government representative's signature shall be legible and printed on the form. If the supervising Government representative is released from the incident prior to the release of the resource, the Government representative will complete a performance evaluation prior to demobilization, for work the resource performed under their supervision. The Government representative will review the performance evaluation with the Contractor, record Contractor comments, and obtain Contractor signature acknowledging completion of the evaluation. The Government representative will then give a copy of the evaluation form(s) to the Contractor at the incident and submit a copy to the appropriate Government representative (i.e. Finance/Plans) for distribution to the Contracting Office and the Host unit incident file. Evaluations are to be sent to the following address:

Procurement Officer: Gwen Ungerman Address: 1625 11th Ave PO Box 201601 HELENA MT 59620-1601

SECTION 4: SPECIFICATIONS AND PRICING SCHEDULE

4.0 EQUIVALENT PRODUCTS

Requirements designated in this bid must be satisfied, or a functional equivalent bid submitted, which is acceptable to the State. Bidders who do not meet this criterion may be disqualified from further consideration. A bidder must state if they are unable or unwilling to meet any requirement. Inability or unwillingness to meet any requirement, in part or total, may be cause for disqualification of the entire response. Any exceptions taken by the bidder must be clearly identified on the bid forms.

4.1 SPECIFICATIONS AND PRICING

<u>4.1.1 Purpose.</u> The purpose of this IFB is to establish agreements to provide sack lunches for wildland firefighting; all hazard incidents; and support personnel in a non-exigency situation. This IFB is to give the opportunity to furnish prices for sack lunches. The end result of this IFB will be a list of pre-qualified Contractors and the price for which they have agreed to furnish sack lunches. The list will be per location (city) and price. Government personnel will use this list if and when an incident develops.

Under exigency situations there is no guarantee the listed Contractors will be called to supply sack lunches. In an exigency situation, factors other than price (such as location, ability to meet timeframes etc.) may be considered prior to placing an order.

4.2 Pricing

This IFB will result in agreements with multiple Contractors. The Emergency Equipment Rental Agreements (EERA) resulting from this IFB may be used by multiple State and Federal agencies. Since the needs of the Government and availability of Contractor's resources during an emergency cannot be determined in advance, it is mutually agreed that, upon request of the Government, the Contractor shall furnish the resources listed herein to the extent the Contractor is willing and able at the time of order. Due to the sporadic occurrence of incident activity, the placement of any orders IS NOT GUARANTEED. (See Attachments B & C – EERA & General Clauses)

Awards will be made on an **all-or-none** basis. Failure of a bidder to provide prices for all line items listed on the Bid Form may be cause for rejection of the entire bid. However, a bidder may enter "No Cost" in the unit price and extended amount columns to indicate that the item is being offered at "No Cost."

At any time, at the expense of the Government, Contractors may be asked to provide a *sample* lunch for quality assurance.

4.3 SPECIFICATIONS FOR SPECIAL SACK LUNCHES:

PRE-PREPARED SANDWICHES SHALL NOT BE FROZEN.

Special Sack Lunches must meet the requirements for the standard sack lunches with the following changes implemented:

4.3.1 Vegetarian Lunch

*Definition: Ovo-Lacto Vegetarian - This is the most common form of vegetarianism. Ovo-Lacto vegetarians do not eat meat, chicken, fish or flesh of any kind, but do eat eggs and dairy products. Sub categories are Ovo vegetarians that eat eggs but not dairy products, while Lacto vegetarians eat dairy products but not eggs.

- Vegetarian sack lunches shall be provided as ordered by the authorizers listed above.
- Vegetarian sack lunches shall be prepared for the *Ovo-Lacto vegetarian classification level and shall consist of the same quantities and items as regular sack lunches.
- Non-meat protein substitutes such as vegetarian lunch meats require prior approval and shall be used on a limited basis in vegetarian sack lunches.

4.3.2 Gluten-free Lunch (Optional)

Emmer

If Gluten-free lunches are available, all items contained in the lunch must be Gluten-Free and must adhere to the specs listed herein.

*Definition: Gluten-free – A gluten-free diet is a diet that excludes foods containing gluten. Gluten is a general name given to the storage proteins (prolamins) present in wheat, rye, barley, and oats. Gluten is used as a food additive in the form of flavoring, stabilizing or thickening agent, often as "dextrin". The Gluten Free diet eliminates all foods containing wheat, rye, barley, and commercial oats. A gluten-free diet is the only medically accepted treatment for celiac disease, the related condition dermatitis herpetiformis, and wheat allergy. The storage proteins of corn and rice do not contain the toxic cereal prolamins and are not harmful to individuals with celiac disease. Foods labeled as gluten-free in Canada and the U.S. do not allow the presence of any gluten-containing ingredients, such as wheat starch.

Several grains and starch sources are considered acceptable for a gluten-free diet. The most frequently used are corn, potatoes, rice, and tapioca (derived from cassava). Other grains and starch sources generally considered suitable for gluten-free diets include amaranth, arrowroot, millet, montina, lupin, quinoa, sorghum (jowar), taro, teff, chia seed, and yam. Various types of bean, soybean, and nut flours are sometimes used in gluten-free products to add protein and dietary fiber. Almond flour is a low-carbohydrate alternative to flour, with a low glycemic index. In spite of its name, buckwheat is not related to wheat; pure buckwheat is considered acceptable for a gluten-free diet, although many commercial buckwheat products are actually mixtures of wheat and buckwheat flours, and thus not acceptable. Gram flour, derived from chickpeas, is also gluten-free (this is not the same as Graham flour made from wheat).

Gluten Containing Foods and Farina Oatmeal, oat bran, oat flour and

IngredientsFarro or Faro (also known aswhole oatsAtta (chapatti flour)spelt)Pastas

Barley (flakes, flour, pearl) Fu Rye bread and flour

Beer, ale, lager Graham flour Seitan

Breading and bread stuffing Hydrolyzed wheat protein Semolina

Brewers yeast Kamut* Spelt (also known as farro or

Bulgur Malt, malt extract, malt syrup faro, dinkel)*
Couscous and malt flavouring Triticale
Croutons Malt vinegar Wheat bran
Dinkel (also known as spelt)* Malted milk Wheat flour
Durum Matzoh, matzoh meal Wheat germ

Durum Matzoh, matzoh meal Wheat germ Einkorn Modified wheat starch Wheat starch

Gluten-free lunches are provided by option of the Contractor upon request.

• Optional Gluten-free lunches shall be prepared for the Gluten-free classification level and shall consist of the same quantities and items as regular sack lunches.

4.4 SPECIFICATIONS FOR STANDARD SACK LUNCHES:

PRE-PREPARED SANDWICHES SHALL NOT BE FROZEN.

Sack lunches <u>must</u> contain one item from each of the following 7 categories (at a <u>minimum</u>):

#1 SANDWICH

One meat sandwich (or sandwich with non-meat substitute for vegetarian lunches).

- The sandwich shall be wrapped in plastic wrap or plastic bags.
- The sandwich shall contain two 1 to 1½ oz. slices of bread or gluten-free bread if providing gluten-free lunch option.
- The meat sandwich shall contain 3½ oz. sliced whole muscle meat or a combination of sliced whole muscle meat and cheese or equivalent vegetarian substitute. Ground meat, such as meatloaf or ground beef patties, may be allowed if approved by the Government.
- Appropriate individually packaged condiments shall be provided and not be put directly on the sandwich.

#2 VARIETY ITEM

- Contractors may choose a variety of items for the second entrée including a second sandwich. The preferred option is to provide energy bars.
- Variety item must have a minimum nutritional value of at least 400 calories and a minimum weight of at least 5½ oz.

Note - The Government may approve the following for variety on an occasional basis: One super-sized hoagie or submarine (salami or bologna may be used) having a minimum combination of meat and/or cheese weighing 7 ounces used in place of categories #1 and #2. (Non-meat substitutes shall replace the meat in a vegetarian hoagie or submarine.)

#3 FRUIT

• The fruit shall be one apple (size 100 count) or one sweet orange (size 88 count), or other fresh fruit of comparable size.

#4 DRIED FRUIT

- Must be factory wrapped or re-sealable individually wrapped by the Contractor.
- Must have a nutritional value of at least 200 calories and weight at least 3 oz.
- All ingredients must be identified and attached to the product for easy identification.

Note: Most dried fruits have a caloric value of approximately 75 calories per oz.

#5 FACTORY WRAPPED OR RE-SEALABLE INDIVIDUALLY WRAPPED SNACK

- Two (2) or more snacks with a combined nutritional value of at least 600 calories and combined weight of at least 6 oz.
- It is preferred that these snacks be high in carbohydrate content.
- All ingredients must be identified and attached to the product for easy identification.

#6 CONDIMENTS

• Four (4) individual factory wrapped packets of condiments appropriate for categories #1 and #2. **Example:** 2 packets mayonnaise **and** 2 packets of mustard.

#7 PAPER NAPKINS AND MOISTENED TOWELETTES

- Two (2) Paper Napkins
- Two (2) Moistened Towelettes

4.5 QUALITY STANDARDS

USDA Institutional Meat Purchase Specifications (IMPS) are specified for some items below to clarify required quality standards. Copies of IMPS can be obtained from the USDA, *AMS*, Livestock and Seed Division, website located at http://www.ams.usda.gov/AMSv1.0/getfile?dDocName=STELDEV3003281.

The following minimum quality standards and meal periods for serving (in addition to any applicable IMPS) must be met:

PORK - USDA inspected USDA Grades 1-4. Whole/full muscle pork items, whole/full muscle cured ham and natural juices or cured ham with water added not to exceed 15% pump (ham and water product and turkey-ham is not allowed) meeting IMPS Series 400 and 500.

<u>BEEF</u> - USDA inspected, whole/full muscle, flats, top and bottom rounds, and eye of the round only (no shoulder cuts allowed). Need not be USDA Choice. Pre-Cooked further processed beef, shall meet IMPS 600 Series. (No more than 15% pump in all precooked beef items).

POULTRY - USDA inspected, USDA Grade A, whole/full muscle. Processed or precooked turkey must have a maximum of 3 lobes per product of breast meat only, no more than 50% pump in all poultry items. (No chunked, chopped and/or formed allowed.)

<u>CHEESE</u> - Natural cheese. No imitation cheese, processed cheese, cheese product, cheese food or cheese spread is allowed.

FRESH FRUITS AND VEGETABLES – Must be First Quality. Oranges in the sack lunches must be Fancy.

JUICE - 100% pasteurized fruit juice. 100% vegetable juice.

<u>BREAD</u> – 100% whole wheat or whole grain (cracked or with seeds and grains are acceptable), or enriched white. Diet or "balloon" bread is not allowed. Gluten-free bread if providing gluten-free option.

4.6 PACKAGING AND MARKING

The following is required:

- Sack lunches shall be bagged in heavy duty paper sacks to protect the lunch.
- The ordering agency must be able to distinguish between vegetarian, gluten-free and regular sack lunches by use of different colored bags or clearly distinguishable markings.
- Individual sack lunches shall be packed in cardboard boxes holding exactly 20 lunches in each box and shall be ready at the agreed upon time.
- The sack lunches may not be made any longer than eight hours, prior to delivery. A longer or shorter period of time may be deemed appropriate by the ordering agency depending on refrigeration or storage conditions utilized. If delivery by the Contractor is required, the items shall be kept at a temperature cool enough to prevent degradation of the food items.
- Sandwiches shall be packaged in plastic sandwich bags or other packaging. The packaging shall keep the sandwich intact, and or not excessively add to waste disposal; i.e. no Styrofoam.
- The sandwiches shall be packaged and dated the day they were prepared. The sack lunch bags shall be stamped or labeled as follows:

• "Prepared on (date and time)"

4.7 ORDER CANCELLATION

If the order is cancelled after the resource order has been confirmed and the order has been placed payment will be made by the host agency in accordance with 4.2.

IFB Checklist

Have you remembered to:

- Check our website for the latest addendum to the IFB: http://svc.mt.gov/gsd/OneStop/SolicitationList.aspx?AgencyID=9
- Sign each "Acknowledgment of Addendum" if required
- Sign your bid on our cover sheet
- Mark your mailing envelope or box with the IFB number and the opening date under your return address
- Carefully review the "Standard Terms and Conditions"
- > Carefully review all listed requirements to ensure compliance with the IFB
- Initial all bid/pricing changes you made
- > Bid F.O.B. Destination (Ship To: Address) Freight Prepaid

The following Bid Form and IFB cover page MUST be submitted

1. Read and answer all questions.

Contractor Title:

- Print or Type only. Answers must be legible.
 Failure to answer ANY of the below questions may result in a nonresponsive determination.

Name of Establishment:		Address:			
140	inc or Establishment		Addic33.		
Fe	ederal ID or SSN#:		DUNS #:		
C	CR#:		EMAIL:		
Pr	ovide Contact Pers	on(s) and Phone Numbers	for the times I	isted below	<i>ı</i> :
		Contact Person(s):	Phon	e No:	Alternate Phone No
8:	00 am to 5:00 pm				
5.	00 pm to 8:00 am				
J.	DO PIII to 6.00 aiii				
		Description		Cost	Unit
1.	Cost of regular Sack Per Requirements (Sect	Lunch: ion 4.3, Including Items #1 - #7)		\$	EA
2.	Are you able to prov (This would be on a cas	ide Vegetarian Sack Lunches if the by case basis.)	requested?	YES	NO
3.	Cost of Vegetarian Sa Per Requirements (Sect	ack Lunch: ion 4.3, Including Items #1 - #7)		\$	EA
_	A	ida Oluban Fran Caali Lumahaa ii		YES	NO
4.	(This would be on a cas	ide Gluten-Free Sack Lunches if se by case basis.) Gluten-free lunch ifications as regular lunches above products or alternatives.	es would be		
5. Cost of Gluten-Free Sack Lunch: Per Requirements (Section 4.3, Including Items #1 - #7)			\$	EA	
6. Are you willing to accept a Government Procurement Card for payment?		nt Card for	YES	NO	
7. Flat Fee for delivery:			\$	Per Occasion	
C	ontractor Signature	 :		e:	

Attachment B

SAMPLE EMERGENCY EQUIPMENT RENTAL AGREEMENT - SACK LUNCH

Page <u>1</u> of <u>1</u>

PROCUREMENT AGENCY a. name and address: XXXX Land Office XXXXXX		agreement): 2	XXXXXXXXXX	XXXXXXX	XX	ents relating to this
XXXXXX XX XXXXX		3. EFFECTIVE DATES OF AGREEMENT:				
***************************************		a. beginning	XX/XX/X	XXX b	o. ending	XX/XX/XXXX
		c. Specific inc	ident only:			
b. Phone Number:		Incident Nam	e:			
c. FAX Number:		Incident Num				
4. CONTRACTOR a. name and address:		5. POINT OF	HIRE (Location	when hired i		6. ORDERING
Joe Smith Contracting 123 ABC Street		different than	Block 4):			DISPATCH CENTER
Anywhere, State, Zip b. EIN/SSN: c. DUNS:	7. THE WORK RATE IS BASED ON ALL OPERATING SUPPLIES BEING FURNISHED BY:					
d. CCR#		□ CONT	RACTOR (wet)	☐ GOVE	ERNMENT (c	fry)
e. EMAIL Address:		8. OPERATO	R FURNISHED	BY:		
f. Telephone Number (day): Telephone Number	(night):	□ CONT	RACTOR	GOVE	ERNMENT	
Cell Phone Number: FAX:		9. Contractor Yes	Authorized Com	nmissary: No		
10. BUSINESS SIZE OF CONTRACTOR: a. ☐ small b. ☐ e. ☐ HUB Zone f. ☐ Service Disadvantaged Vet (Info					iring)	
11. ITEM DESCRIPTION: equipment or animals (Include VIN, make, model, year, serial no., accessories or other identifying features)	12. NUMBER OF OPERATORS PER SHIFT		13. HRLY/DAILY/ MILEAGE/SHIFT BASIS		PECIAL	15. GUARANTEE (8 or more hours)
, ,		a. rate	b. unit	a. rate	b. unit	
Cost of Standard Sack Lunch: Per Requirements (Section 4.5, Including Items #1 - #7)	N/A	\$0.00	Ea	N/A	N/A	N/A
Cost of Vegetarian Sack Lunch: Per Requirements (Section 4.5, Including Items #1 - #7)	N/A	\$0.00	Ea	N/A	N/A	N/A
Cost of Gluten-Free Sack Lunch: Per Requirements (Section 4.5, Including Items #1 - #7)	N/A	\$0.00	Ea	N/A	N/A	N/A
Flat Fee for delivery:	N/A	\$0.00	Per Occasion	N/A	N/A	N/A
16. SPECIAL PROVISIONS a. All pre-prepared sandwiches shall not be frozen. b. Lunches cannot be made more than 8 hours in advance and must be kept at a cool temperature. c. All standard and special provision lunches, including vegetarian and gluten-free, if offered, must adhere to the specifications listed in Section 4 of the agreement. d. All Packaging and Marking of sack lunches shall follow the specifications listed in Section 4 of the agreement: • Heavy duty paper sacks must be used to protect the lunch. Lunches must be clearly distinguishable (regular, vegetarian, gluten-free) by use of different colored bags or clearly distinguishable markings. Must be marked with Date and Time prepared. • Sandwiches must be packaged in plastic sandwich bags • Lunches shall be packed in cardboard boxes holding exactly 20 per box. e. All terms conditions and specifications contained in IFB #120230FSU are attached hereto and incorporated herein by reference f. Attachments 17. CONTRACTOR'S OR AUTHORIZED AGENT'S SIGNATURE 18. DATE 21. a. PRINT NAME AND TITLE 19. FEDERAL CONTRACTING OFFICER'S CO-SIGNATURE 18. DATE 22. a. PRINT NAME AND TITLE a. Warrant No. c. FAX: 20. DNRC CONTRACTING OFFICER'S CO-SIGNATURE 18. DATE 22. a. PRINT NAME AND TITLE						
		b. Phor	ne Number:		c. FAX:	

GENERAL CLAUSES TO EMERGENCY EQUIPMENT RENTAL AGREEMENT FORM OF-294 (2006 TEST FORM)

Since the equipment needs of the Government and availability of Contractor's equipment during an emergency cannot be determined in advance, it is mutually agreed that, upon request of the Government, the Contractor shall furnish the equipment listed herein to the extent the Contractor is willing and able at the time of order. The following personnel are authorized to place orders against this agreement, Dispatchers, Buying Team Members, Finance Section Chiefs, Procurement Unit Leaders, Contracting Officers and Purchasing Agents. At time of dispatch, a resource order number will be assigned. The Contractor shall furnish the assigned resource order number upon arrival and check in at the incident. The Incident Commander or responsible Government Representative is authorized to administer the technical aspects of this agreement. Equipment furnished under this agreement may be operated and subjected to extreme environmental and/or strenuous operating conditions which could include but is not limited to unimproved roads, steep, rocky, hilly terrain, dust, heat, and smokey conditions. As a result, by entering into this agreement, the contractor agrees that what is considered wear and tear under this agreement is in excess of what the equipment is subjected to under normal operations and is reflected in the rates paid for the equipment. When such equipment is furnished to the Government, the following clauses shall apply:

- **CLAUSE 1**. Condition of Equipment: All equipment furnished under this agreement shall be in acceptable condition. The Government reserves the right to reject equipment that is not in safe and operable condition. The Government may allow the Contractor to correct deficiencies within 24 hours. No payment for travel to an Incident or point of inspection, or return to the point of hire, will be made for equipment that does not pass inspection. No payment will be made for time that the equipment was not available.
- **CLAUSE 2**. Time Under Hire: The time under hire shall start at the time the equipment begins traveling to the incident after being ordered by the Government, and end at the estimated time of arrival back to the point of hire after being released, except as provided in Clause 7 of these General Clauses.
- **CLAUSE 3.** Operating Supplies: As identified in Block 7, operating supplies include fuel, oil, filters, lube/oil changes. Even though Block 7 may specify that all operating supplies are to be furnished by the Contractor (wet), the Government may, at its option, elect to furnish such supplies when necessary to keep the equipment operating. The cost of such supplies will be determined by the Government and deducted from payment to the Contractor.
- **CLAUSE 4.** Repairs: Repairs to equipment shall be made and paid for by the Contractor. The Government may, at its option, elect to make such repairs when necessary to keep the equipment operating. The cost of such repairs will be determined by the Government and deducted from payment to the contractor.
- **CLAUSE 5.** Timekeeping: Time will be verified and approved by the Government Agent responsible for ordering and/or directing use of each piece of equipment. Time will be recorded to the nearest quarter hour worked for daily/hourly rate, or whole mile for mileage.

CLAUSE 6. Payments

- a. Rates of Payments Rates for equipment hired with Contractor Furnished operator(s) shall include all operator(s) expenses. Payment will be at rates specified and, except as provided in Clause 7, shall be in accordance with the following:
 - 1. <u>Work Rates</u> (column 13) (hourly/daily/mileage/shift basis) shall apply when equipment is under hire as ordered by the Government and on shift, including relocation of equipment under its own power.

ON-SHIFT: Includes time worked, time that equipment is held or directed to be in a state of readiness, and compensable

travel (equipment traveling under its own power) that has specific start and ending time.

- 2. Special Rates (column 14) shall apply when specified.
- 3. <u>Guarantee</u>. For each calendar day that equipment is under hire for at least 8 hours, the Government will pay not less than the amount shown in column 15. If equipment is under hire for less than 8 hours during a calendar day, the amount earned for that day will be not less than one-half the amount specified in column 15. The guarantee is not applicable to equipment hired under the Daily rate. Equipment under transport is time under hire and compensated through the Guarantee. If equipment is transported under its own power, it is compensated under the Work rate.
- 4. <u>Daily Rate</u> (column 13) Payment will be made on basis of calendar days (0001 2400). For fractional days at the beginning and ending of time under hire, payment will be based on 50 percent of the Daily Rate for periods less than 8 hours. Under the daily rate equipment may be staffed with or without operator.
 - (a) Shift Basis (Portion of calendar day)
 - Single Shift (SS) is staffed with one operator or one crew
 - <u>Double Shift</u> (DS) is staffed with two operators or two crews (one per shift). The DS rate will apply any calendar day the DS was under hire, including travel. There will be no compensation for a double shift unless a separate operator(s) and or crew(s) is/are ordered in writing for the second shift.
 - Agency personnel at the Section Chief Level may, by resource order, authorize a second operator or crew (Double Shift), if needed during the assignment.
- b. Method of Payment. Lump-sum payment will normally be processed at the end of the emergency assignment. However, partial payment may be authorized as approved by the incident agency. Payment for each calendar day will be made for (1) actual units ordered and performed under Work or Daily, shift basis and/or Special rates or (2) the guarantee earned, whichever is the greater amount.

CLAUSE 7. Exceptions

- a. Daily Rate or Guarantee: No further payment under Clause 6 will accrue during any period that equipment under hire is not in a safe or operable condition or when Contractor furnished operator(s) is not available for the assigned shift or portions of the assigned shift. Payment will be based on the hours the equipment was operational during the assigned shift, as documented on the shift ticket versus the designated shift shown on the Incident Action Plan. If the equipment was not operational for the full shift, the deduction from the daily rate is calculated by converting the length of shift from the IAP to determine the hourly rate and pay the Contractor for the total hours worked before equipment became nonoperational.
- b. If the Contractor withdraws equipment and/or operator(s) prior to being released by the Government, no further payment under Clause 6 shall accrue and the Contractor shall bear all costs of returning equipment and/or operator(s) to the point of hire.
- c. After inspection and acceptance for use, equipment and/or furnished operator(s) that cannot be replaced or equipment that cannot be repaired at the site of work by the Contractor or by the Government in accordance with Clause 4, within 24 hours, may be considered as being withdrawn by the Contractor in accordance with Paragraph B above, except that the Government will bear all costs of returning equipment and/or operator(s) to the point of hire as promptly as emergency conditions will allow.
- d. No payment will accrue under Clause 6 when the contractor is off shift in compliance with the mandatory "Work/Rest" and "Length of Commitment" provisions. As an option to rotating personnel, or taking a mandatory day off, without pay, the Contractor may be released from the incident.
- **CLAUSE 8.** Subsistence: When Government subsistence incident camps are available, meals and bedding for Contractor's operator(s) will be furnished without charge. Government will furnish meals and lodging

without cost if hotel/restaurant subsistence is the approved camp for incident personnel. Double occupancy of hotel rooms may be required. Contractors are not paid per diem or lodging expenses to and from incidents.

CLAUSE 9. Loss, Damage, or Destruction:

- (a) For equipment furnished under this EERA without operator, the Government will assume liability for any loss, damage or destruction of such equipment, except that no reimbursement will be made for loss, damage or destruction due to (1) ordinary wear or tear, (2) mechanical failure, or (3) the fault or negligence of the Contractor or the Contractor's agents or employees or Government employee owned and operated equipment.
- (b) For equipment furnished under this EERA with operator, the Government shall not be liable for any loss, damage or destruction of such equipment, except for loss, damage or destruction resulting from the negligence, or wrongful act(s) of Government employee(s) while acting within the scope of their employment. The operator is responsible for operating the equipment within its operating limits and responsible for safety of the equipment.
- **CLAUSE 10.** Contractor's Responsibility for Property and Personal Damages: Except as provided in Clause 9, the Contractor will be responsible for all damages to property and to persons, including third parties, that occur as a result of Contractor or Contractor's agents or employee fault or negligence. The term "third parties" is construed to include employees of the Government.
- **CLAUSE 11.** Deductions: Unless specifically stated elsewhere in this agreement the cost of any supplies, materials, or services, including commissary, provided for the Contractor by the Government will be deducted from the payment to the Contractor.
- **CLAUSE 12.** Personal Protective Clothing and Equipment: The Government considers operators as fireline personnel who will use and wear specified articles of personal protective equipment.
- a. The following mandatory items will be issued by the Government, when not required to be furnished by the Contractor, to operators performing within the scope of this agreement:
- 1. Clothing: (a) Flame resistant pants and shirts; (b) Gloves (Either Nomex or chrome tanned leather; (c) Hard hat; (d) Goggles or safety glasses.
 - 2. Equipment: (a) Fire shelter; (b) Headlamp; (c) Individual First-Aid Kit;
 - 3. Other items may be issued by the Government.
- b. Operators shall wear the items of clothing issued and maintain the issued equipment in a usable and readily available condition. Upon completion of the contract assignment, all issued items of clothing or equipment shall be returned to the Government. Deductions will be made for all Government furnished protective clothing and equipment not returned by the Contractor.
- **CLAUSE 13.** Commercial Motor Vehicles: All commercial motor vehicles must meet all DOT requirements. The regulations can be found at the following website: www.fmcsa.dot.gov
- **CLAUSE 14.** Claim Settlement Authority: For the purpose of settling claims, the successor contracting officer is any contracting officer acting within their delegated warrant authority, under the clauses of this agreement, and limits set by the incident agency.
- **CLAUSE 15.** Changes: Changes to Emergency Equipment Rental Agreements (EERA's), OF294 may only be made by the original signing procurement official. If the original signing procurement official is not available and adjustments are deemed appropriate, a new EERA shall be executed at the incident and shall be applicable **only** for the duration of that incident. The agreement will include name and location of the incident.
- **CLAUSE 16.** Firearm Weapon Prohibition: The possession of firearms or other dangerous weapon (18 USC 930 (f)(2) are prohibited at all times while on Government Property and during performance of services, under this agreement. The term dangerous weapon does not

include a pocket knifes with a blade less than 2 $\frac{1}{2}$ inches in length or a multi purpose tools such as a leatherman.

- **CLAUSE 17.** Work Rest and Length of Assignment: The Contractor is required to follow the work rest guidelines as established by the NWCG. Refer to website for the guidelines: www.nwcg.gov
- **CLAUSE 18.** Harrassment Free Workplace: Contractors shall abide by "U.S. Code, Title VII, Civil Rights Act of 1964, Executive Order EO-93-05, Secretary's Memorandum 4430-2 Workplace Violence Policy, and Harassment Free Workplace (29 CFR Part 1614)". Regulations can be found at www.gpoaccess.gov
- **CLAUSE 19.** Definitions The following definitions for Block 10 of the EERA are added: Information about business size is collected for tracking purposes only.
- a. SMALL BUSINESS is one that is independently owned and operated and is not dominate in the field for which it is being signed up, subject to the FAR size standards where average annual receipts for its preceding 3 fiscal years do not exceed the established FAR thresholds in FAR Part 19.
- b. SMALL DISADVANTAGED OWNED BUSINESS is a small business concern that is at least 51 percent unconditionally owned by one or more individuals who are both socially and economically disadvantaged, or a publicly owned business that has at least 51 percent of its stock unconditionally owned by one or more socially and economically disadvantaged individuals and that has its management and daily business controlled by one or more such individuals.
- c. WOMEN-OWNED SMALL BUSINESS is one that is at least 51 percent owned, controlled, and operated by a woman or women.
- d. HUBZone Small Business concern means a small business concern that appears on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration.
- e. SERVICE DISABLED VETERAN OWNED SMALL BUSINESS ENTERPRISE is a small business concern--(i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and (ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran. Service-disabled veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).

NOTE: THE APPLICABLE FEDERAL ACQUISITION REGULATION CLAUSES AND TERMS AND CONDITIONS WILL BE INCORPORTATED AS AN ATTACHMENT AND WILL BE A PART OF THIS AGREEMENT.

FAR Clauses

52.212-5 -- Contract Terms and Conditions Required to Implement Statutes or Executive Orders – Commercial Items (Jan 2012)

(a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses, which are incorporated in this contract by reference, to implement provisions of law or Executive orders applicable to acquisitions of commercial items:
(1) 52.222-50, Combating Trafficking in Persons (FEB 2009) (22 U.S.C. 7104(g)). Alternate I (AUG 2007) of 52.222-50 (22 U.S.C. 7104(g)). (2) 52.233-3, Protest After Award (AUG 1996) (31 U.S.C. 3553). (3) 52.233-4, Applicable Law for Breach of Contract Claim (OCT 2004) (Pub. L. 108-77, 108-78).
(b) The Contractor shall comply with the FAR clauses in this paragraph (b) that the contracting officer has indicated as being incorporated in this contract by reference to implement provisions of law or Executive orders applicable to acquisitions of commercial items: [Contracting Officer check as appropriate.]
_X (1) 52.203-6, Restrictions on Subcontractor Sales to the Government (Sept 2006), with Alternate I (Oct 1995) (41 U.S.C. 253g and 10 U.S.C. 2402).
(2) 52.203-13, Contractor Code of Business Ethics and Conduct (Apr 2010) (Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note)). (3) 52.203-15, Whistleblower Protections under the American Recovery and Reinvestment Act of 2009 (Jun 2010) (Section 1553 of Pub L. 111-5) (Applies to contracts funded by the American Recovery and Reinvestment Act of 2009).
(4) 52.204-10, Reporting Executive compensation and First-Tier Subcontract Awards (Jul 2010) (Pub. L. 109-282) (31 U.S.C. 6101 note) (5) 52.204-11, American Recovery and Reinvestment Act—Reporting Requirements (Jul 2010) (Pub. L. 111-5).
_X (6) 52.209-6, Protecting the Government' Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment (Dec 2010) (31 U.S.C. 6101 note).
 (7) 52.209-9, Updates of Publicly Available Information Regarding Responsibility Matters (Jan 2012) (41 U.S.C. 2313). (8) 52.209-10, Prohibition on Contracting with Inverted Domestic Corporations (section 740 of Division C of Public Law 111-117, section 743 of Division D of Public Law 111-8, and section 745 of Division D of Public Law 110-161).
 (9) 52.219-3, Notice of HUBZone Set-Aside or Sole-Source Award (Nov 2011) (15 U.S.C. 657a). (10) 52.219-4, Notice of Price Evaluation Preference for HUBZone Small Business Concerns (Jan 2011) (if the offeror elects to waive the preference, it shall so indicate in its offer)(15 U.S.C. 657a).
(11) [Reserved]X (12) (i) 52.219-6, Notice of Total Small Business Aside (Nov 2011) (15 U.S.C. 644).
(ii) Alternate I (Nov 2011) (iii) Alternate II (Nov 2011).
(13) (i) 52.219-7, Notice of Partial Small Business Set-Aside (June 2003) (15 U.S.C. 644) (ii) Alternate I (Oct 1995) of 52.219-7.
(iii) Alternate II (Mar 2004) of 52.219-7X (14) 52.219-8, Utilization of Small Business Concerns (Jan 2011) (15 U.S.C. 637(d)(2) and (3)).
_X (15) (i) 52.219-9, Small Business Subcontracting Plan (Jan 2011) (15 U.S.C. 637 (d)(4).) (ii) Alternate I (Oct 2001) of 52.219-9.
(iii) Alternate II (Oct 2001) of 52.219-9. (iv) Alternate III (July 2010) of 52.219-9.
(16) 52.219-13, Notice of Set-Aside of Orders (Nov 2011) (15 U.S.C. 644(r)).
(17) 52.219-14, Limitations on Subcontracting (Nov 2011) (15 U.S.C. 637(a)(14)) (18) 52.219-16, Liquidated Damages—Subcontracting Plan (Jan 1999) (15 U.S.C. 637(d)(4)(F)(i)).
(19) (i) 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns (Oct 2008) (10 U.S.C. 2323) (if the offeror elects to waive the adjustment, it shall so indicate in its offer).
(ii) Alternate I (June 2003) of 52.219-23.
(20) 52.219-25, Small Disadvantaged Business Participation Program—Disadvantaged Status and Reporting (Dec 2010) (Pub. L. 103-
355, section 7102, and 10 U.S.C. 2323)(21) 52.219-26, Small Disadvantaged Business Participation Program—Incentive Subcontracting (Oct 2000) (Pub. L. 103-355, section
7102, and 10 U.S.C. 2323).

_ (22) 52.219-27, Notice of Service-Disabled Veteran-Owned Small Business Set-Aside (Nov 2011) (15 U.S.C. 657f).

_X__ (23) 52.219-28, Post Award Small Business Program Representation (Apr 2009) (15 U.S.C. 632(a)(2)).

(24) 52.219-29, Notice of Set-Aside for Economically Disadvantaged Women-Owned Small Business Concerns (Nov 2011) (25) 52.219-30, Notice of Set-Aside for Women-Owned Small Business Concerns Eligible Under the Women-Owned Small Business
Program (Nov 2011).
_X (26) 52.222-3, Convict Labor (June 2003) (E.O. 11755).
_X (27) 52.222-19, Child Labor—Cooperation with Authorities and Remedies (Jul 2010) (E.O. 13126).
_X (28) 52.222-21, Prohibition of Segregated Facilities (Feb 1999).
_X (29) 52.222-26, Equal Opportunity (Mar 2007) (E.O. 11246).
_X (30) 52.222-35, Equal Opportunity for Veterans (Sep 2010) (38 U.S.C. 4212).
_X (31) 52.222-36, Affirmative Action for Workers with Disabilities (Oct 2010) (29 U.S.C. 793).
_X (32) 52.222-37, Employment Reports on Veterans (Sep 2010) (38 U.S.C. 4212).
_X (33) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (E.O. 13496).
_X (34) 52.222-54, Employment Eligibility Verification (Jan 2009). (Executive Order 12989). (Not applicable to the acquisition of
commercially available off-the-shelf items or certain other types of commercial items as prescribed in 22.1803.)
(35) (i) 52.223-9, Estimate of Percentage of Recovered Material Content for EPA-Designated Items (May 2008) (42 U.S.C.
6962(c)(3)(A)(ii)). (Not applicable to the acquisition of commercially available off-the-shelf items.)
(ii) Alternate I (May 2008) of 52.223-9 (42 U.S.C. 6962(i)(2)(C)). (Not applicable to the acquisition of commercially available off-
the-shelf items.)
(36) 52.223-15, Energy Efficiency in Energy-Consuming Products (Dec 2007) (42 U.S.C. 8259b).
(37) (i) 52.223-16, IEEE 1680 Standard for the Environmental Assessment of Personal Computer Products (Dec 2007) (E.O. 13423).
(ii) Alternate I (Dec 2007) of 52.223-16.
_X (38) 52.223-18, Encouraging Contractor Policies to Ban Text Messaging while Driving (Aug 2011).
(39) 52.225-1, Buy American ActSupplies (Feb 2009) (41 U.S.C. 10a-10d).
(40) (i) 52.225-3, Buy American ActFree Trade AgreementsIsraeli Trade Act (June 2009) (41 U.S.C. 10a-10d, 19 U.S.C. 3301 note, 19 U.S.C. 3401 note,
U.S.C. 2112 note, 19 U.S.C. 3805 note, Pub. L. 108-77, 108-78, 108-286, 108-302, 109-53, 109-169, 109-283, and 110-138).
(ii) Alternate I (Jan 2004) of 52.225-3.
(iii) Alternate II (Jan 2004) of 52.225-3.
(41) 52.225-5, Trade Agreements (Nov 2011) (19 U.S.C. 2501, et seq., 19 U.S.C. 3301 note).
_X (42) 52.225-13, Restrictions on Certain Foreign Purchases (Jun 2008) (E.O.'s, proclamations, and statutes administered by the Office
of Foreign Assets Control of the Department of the Treasury).
(43) 52.226-4, Notice of Disaster or Emergency Area Set-Aside (Nov 2007) (42 U.S.C. 5150).
(44) 52.226-5, Restrictions on Subcontracting Outside Disaster or Emergency Area (Nov 2007) (42 U.S.C. 5150).
(45) 52.232-29, Terms for Financing of Purchases of Commercial Items (Feb 2002) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).
(46) 52.232-30, Installment Payments for Commercial Items (Oct 1995) (41 U.S.C. 255(f), 10 U.S.C. 2307(f)).
(47) 52.232-33, Payment by Electronic Funds Transfer—Central Contractor Registration (Oct. 2003) (31 U.S.C. 3332).
(48) 52.232-34, Payment by Electronic Funds Transfer—Other Than Central Contractor Registration (May 1999) (31 U.S.C. 3332).
(49) 52.232-36, Payment by Third Party (Feb 2010) (31 U.S.C. 3332).
(50) 52.239-1, Privacy or Security Safeguards (Aug 1996) (5 U.S.C. 552a).
(51) (i) 52.247-64, Preference for Privately Owned U.SFlag Commercial Vessels (Feb 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C.
2631).
(ii) Alternate I (Apr 2003) of 52.247-64.
(c) The Contractor shall comply with the FAR clauses in this paragraph (c), applicable to commercial services, that the Contracting Officer
has indicated as being incorporated in this contract by reference to implement provisions of law or executive orders applicable to
acquisitions of commercial items:
[Contracting Officer check as appropriate.]
_X (1) 52.222-41, Service Contract Act of 1965 (Nov 2007) (41 U.S.C. 351, et seq.).
_X (2) 52.222-42, Statement of Equivalent Rates for Federal Hires (May 1989) (29 U.S.C. 206 and 41 U.S.C. 351, et seq.).
_X (3) 52.222-43, Fair Labor Standards Act and Service Contract Act Price Adjustment (Multiple Year and Option Contracts) (Sep 2009)
(29 U.S.C.206 and 41 U.S.C. 351, et seq.).
(4) 52.222-44, Fair Labor Standards Act and Service Contract Act Price Adjustment (Sep 2009) (29 U.S.C. 206 and 41 U.S.C. 351, et
seq.).
(5) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain
EquipmentRequirements (Nov 2007) (41 U.S.C. 351, et seq.).
(6) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain ServicesRequirements (Feb 2009) (41)
U.S.C. 351, et seq.).
(7) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (Mar 2009) (Pub. L. 110-247).

- ____ (8) 52.237-11, Accepting and Dispensing of \$1 Coin (Sep 2008) (31 U.S.C. 5112(p)(1)).
- (d) Comptroller General Examination of Record The Contractor shall comply with the provisions of this paragraph (d) if this contract was awarded using other than sealed bid, is in excess of the simplified acquisition threshold, and does not contain the clause at 52.215-2, Audit and Records -- Negotiation.
- (1) The Comptroller General of the United States, or an authorized representative of the Comptroller General, shall have access to and right to examine any of the Contractor's directly pertinent records involving transactions related to this contract.
- (2) The Contractor shall make available at its offices at all reasonable times the records, materials, and other evidence for examination, audit, or reproduction, until 3 years after final payment under this contract or for any shorter period specified in FAR Subpart 4.7, Contractor Records Retention, of the other clauses of this contract. If this contract is completely or partially terminated, the records relating to the work terminated shall be made available for 3 years after any resulting final termination settlement. Records relating to appeals under the disputes clause or to litigation or the settlement of claims arising under or relating to this contract shall be made available until such appeals, litigation, or claims are finally resolved.
- (3) As used in this clause, records include books, documents, accounting procedures and practices, and other data, regardless of type and regardless of form. This does not require the Contractor to create or maintain any record that the Contractor does not maintain in the ordinary course of business or pursuant to a provision of law.

(e)

- (1) Notwithstanding the requirements of the clauses in paragraphs (a), (b), (c) and (d) of this clause, the Contractor is not required to flow down any FAR clause, other than those in this paragraph (e)(1) in a subcontract for commercial items. Unless otherwise indicated below, the extent of the flow down shall be as required by the clause—
- (i) 52.203-13, Contractor Code of Business Ethics and Conduct (Apr 2010) (Pub. L. 110-252, Title VI, Chapter 1 (41 U.S.C. 251 note)).
- (ii) 52.219-8, Utilization of Small Business Concerns (Dec 2010) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$650,000 (\$1.5 million for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.
- (iii) [Reserved]
- (iv) 52.222-26, Equal Opportunity (Mar 2007) (E.O. 11246).
- (v) 52.222-35, Equal Opportunity for Veterans (Sep 2010) (38 U.S.C. 4212).
- (vi) 52.222-36, Affirmative Action for Workers with Disabilities (Oct 2010) (29 U.S.C. 793).
- (vii) 52.222-40, Notification of Employee Rights Under the National Labor Relations Act (Dec 2010) (E.O. 13496). Flow down required in accordance with paragraph (f) of FAR clause 52.222-40.
- (viii) 52.222-41, Service Contract Act of 1965, (Nov 2007), (41 U.S.C. 351, et seq.)
- (ix) 52.222-50, Combating Trafficking in Persons (Feb 2009) (22 U.S.C. 7104(g)).
- Alternate I (Aug 2007) of 52.222-50 (22 U.S.C. 7104(g)).
- (x) 52.222-51, Exemption from Application of the Service Contract Act to Contracts for Maintenance, Calibration, or Repair of Certain Equipment--Requirements (Nov 2007) (41 U.S.C. 351, et seq.)
- (xi) 52.222-53, Exemption from Application of the Service Contract Act to Contracts for Certain Services--Requirements (Feb 2009) (41 U.S.C. 351, et seq.)
- (xii) 52.222-54, Employment Eligibility Verification (Jan 2009).
- (xiii) 52.226-6, Promoting Excess Food Donation to Nonprofit Organizations. (Mar 2009) (Pub. L. 110-247). Flow down required in accordance with paragraph (e) of FAR clause 52.226-6.
- (xiv) 52.247-64, Preference for Privately-Owned U.S. Flag Commercial Vessels (Feb 2006) (46 U.S.C. Appx 1241(b) and 10 U.S.C. 2631). Flow down required in accordance with paragraph (d) of FAR clause 52.247-64.
- (2) While not required, the contractor may include in its subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.

52.252-2 -- Clauses Incorporated by Reference. (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

- 52.212-1 Instructions to Offerors Commercial Items (JUN 2008)
- 52.212-4 Contract Terms and Conditions Commercial Items (JUN 2010)
- 52.236-7 Permits and Responsibilities (NOV 1991)
- 52.245-1 Government Property (AUG 2010)
- 52.223-1 Biobased Product Certification (DEC 2007)
- 52.223-2 Affirmative Procurement of Biobased Products Under Service and Construction Contracts (DEC 2007)

52.247-21 -- Contractor Liability for Personal Injury and/or Property Damage. (APR 1984)

- (a) The Contractor assumes responsibility for all damage or injury to persons or property occasioned through the use, maintenance, and operation of the Contractor's vehicles or other equipment by, or the action of, the Contractor or the Contractor's employees and agents.
- (b) The Contractor, at the Contractor's expense, shall maintain adequate public liability and property damage insurance during the continuance of this contract, insuring the Contractor against all claims for injury or damage.
- (c) The Contractor shall maintain Workers' Compensation and other legally required insurance with respect to the Contractor's own employees and agents.
- (d) The Government shall in no event be liable or responsible for damage or injury to any person or property occasioned through the use, maintenance, or operation of any vehicle or other equipment by, or the action of, the Contractor or the Contractor's employees and agents in performing under this contract, and the Government shall be indemnified and saved harmless against claims for damage or injury in such cases.

52.212-2 -- Evaluation -- Commercial Items. (JAN 1999) amended

- (a) The Government will award a contract resulting from this solicitation to the responsible offeror whose offer conforming to the solicitation will be most advantageous to the Government, price and other factors considered. The following factors shall be used to evaluate offers:
- (i) technical capability of the item offered to meet the Government requirement (go/no go)
- (ii) price;
- (iii) past performance (Pass/Fail)

For award, vendor must offer a technically acceptable resource, past performance must be acceptable, and price must be reasonable. Vendors with no past performance will receive a neutral consideration.

52.212-3 -- Offeror Representations and Certifications -- Commercial Items. (NOV 2011)

An offeror shall complete only paragraphs (b) of this provision if the offeror has completed the annual representations and certificates electronically at http://orca.bpn.gov. If an offeror has not completed the annual representations and certifications electronically at the ORCA website, the offeror shall complete only paragraphs (c) through (o) of this provision.

(a) Definitions. As used in this provision--

"Economically disadvantaged women-owned small business (EDWOSB) concern" means a small business concern that is at least 51 percent directly and unconditionally owned by, and the management and daily business operations of which are controlled by, one or more women who are citizens of the United States and who are economically disadvantaged in accordance with 13 CFR part 127. It automatically qualifies as a women-owned small business eligible under the WOSB Program.

"Forced or indentured child labor" means all work or service—

- (1) Exacted from any person under the age of 18 under the menace of any penalty for its nonperformance and for which the worker does not offer himself voluntarily; or
- (2) Performed by any person under the age of 18 pursuant to a contract the enforcement of which can be accomplished by process or penalties.

"Inverted domestic corporation," as used in this section, means a foreign incorporated entity which is treated as an inverted domestic corporation under 6 U.S.C. 395(b), *i.e.*, a corporation that used to be incorporated in the United States, or used to be a partnership in the United States, but now is incorporated in a foreign country, or is a subsidiary whose parent corporation is incorporated in a foreign country, that meets the criteria specified in 6 U.S.C. 395(b), applied in accordance with the rules and definitions of 6 U.S.C. 395(c). An inverted domestic corporation as herein defined does not meet the definition of an inverted domestic corporation as defined by the Internal Revenue Coe at 26 U.S.C. 7874.

"Manufactured end product" means any end product in Federal Supply Classes (FSC) 1000-9999, except—

- (1) FSC 5510, Lumber and Related Basic Wood Materials;
- (2) Federal Supply Group (FSG) 87, Agricultural Supplies;
- (3) FSG 88, Live Animals;
- (4) FSG 89, Food and Related Consumables;
- (5) FSC 9410, Crude Grades of Plant Materials;
- (6) FSC 9430, Miscellaneous Crude Animal Products, Inedible;
- (7) FSC 9440, Miscellaneous Crude Agricultural and Forestry Products;
- (8) FSC 9610, Ores;
- (9) FSC 9620, Minerals, Natural and Synthetic; and
- (10) FSC 9630, Additive Metal Materials.

"Place of manufacture" means the place where an end product is assembled out of components, or otherwise made or processed from raw materials into the finished product that is to be provided to the Government. If a product is disassembled and reassembled, the place of reassembly is not the place of manufacture.

"Restricted business operations" means business operations in Sudan that include power production activities, mineral extraction activities, oil-related activities, or the production of military equipment, as those terms are defined in the Sudan Accountability and Divestment Act of 2007 (Pub. L. 110-174). Restricted business operations do not include business operations that the person (as that term is defined in Section 2 of the Sudan Accountability and Divestment Act of 2007) conducting the business can demonstrate—

- (1) Are conducted under contract directly and exclusively with the regional government of southern Sudan;
- (2) Are conducted pursuant to specific authorization from the Office of Foreign Assets Control in the Department of the Treasury, or are expressly exempted under Federal law from the requirement to be conducted under such authorization;
 - (3) Consist of providing goods or services to marginalized populations of Sudan;
 - (4) Consist of providing goods or services to an internationally recognized peacekeeping force or humanitarian organization;
 - (5) Consist of providing goods or services that are used only to promote health or education; or
 - (6) Have been voluntarily suspended.

Sensitive technology—

- (1) Means hardware, software, telecommunications equipment, or any other technology that is to be used specifically—
- (i) To restrict the free flow of unbiased information in Iran; or
- (ii) To disrupt, monitor, or otherwise restrict speech of the people of Iran; and
- (2) Does not include information or informational materials the export of which the President does not have the authority to regulate or prohibit pursuant to section 203(b)(3) of the International Emergency Economic Powers Act (50 U.S.C. 1702(b)(3)). "Service-disabled veteran-owned small business concern"—
 - (1) Means a small business concern—
- (i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
- (ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a service-disabled veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (2) Service-disabled veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).

"Small business concern" means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criteria in 13 CFR Part 121 and size standards in this solicitation.

"Subsidiary" means an entity in which more than 50 percent of the entity is owned—

- (1) Directly by a parent corporation; or
- (2) Through another subsidiary of a parent corporation.

"Veteran-owned small business concern" means a small business concern—

- (1) Not less than 51 percent of which is owned by one or more veterans(as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and
 - (2) The management and daily business operations of which are controlled by one or more veterans.

"Women-owned business concern" means a concern which is at least 51 percent owned by one or more women; or in the case of any publicly owned business, at least 51 percent of the its stock is owned by one or more women; and whose management and daily business operations are controlled by one or more women.

"Women-owned small business concern" means a small business concern --

- (1) That is at least 51 percent owned by one or more women or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and
 - (2) Whose management and daily business operations are controlled by one or more women.

small business concern that is at least 51 percent directly and unconditionally owned by, and the management and daily business operations of which are controlled by, one or more women who are citizens of the United States. (1) Annual Representations and Certifications. Any changes provided by the offeror in paragraph (b)(2) of this provision do not automatically change the representations and certifications posted on the Online Representations and Certifications Application (ORCA) website. (2) The offeror has completed the annual representations and certifications electronically via the ORCA website at http://orca.bpn.gov .After reviewing the ORCA database information, the offeror verifies by submission of this offer that the representation and certifications currently posted electronically at FAR 52.212-3, Offeror Representations and Certifications— Commercial Items, have been entered or updated in the last 12 months, are current, accurate, complete, and applicable to this solicitation (including the business size standard applicable to the NAICS code referenced for this solicitation), as of the date of this offer and are incorporated in this offer by reference (see FAR 4.1201), except for paragraphs . [Offeror to identify the applicable paragraphs at (c) through (o) of this provision that the offeror has completed for the purposes of this solicitation only, if any. These amended representation(s) and/or certification(s) are also incorporated in this offer and are current, accurate, and complete as of the date of this offer. Any changes provided by the offeror are applicable to this solicitation only, and do not result in an update to the representations and certifications posted on ORCA.] (c) Offerors must complete the following representations when the resulting contract is to be performed in the United States or its outlying areas. Check all that apply. (1) Small business concern. The offeror represents as part of its offer that it [] is, [] is not a small business concern. (2) Veteran-owned small business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents as part of its offer that it [_] is, [_] is not a veteran-owned small business concern. (3) Service-disabled veteran-owned small business concern. [Complete only if the offeror represented itself as a veteran-owned small business concern in paragraph (c)(2) of this provision.] The offeror represents as part of its offer that it [] is, [] is not a service-disabled veteran-owned small business concern. (4) Small disadvantaged business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents, for general statistical purposes, that it [] is, [] is not, a small disadvantaged business concern as defined in 13 CFR 124.1002. (5) Women-owned small business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents that it [] is, [] is not a women-owned small business concern. Note: Complete paragraphs (c)(8) and (c)(9) only if this solicitation is expected to exceed the simplified acquisition threshold. (6) WOSB concern eligible under the WOSB Program. [Complete only if the offeror represented itself as a women-owned small business concern in paragraph (c)(5) of this provision.] The offeror prepresents that— (i) It [] is, [] is not a WOSB concern eligible under the WOSB Program, has provided all the required documents to the WOSB Repository, and no change in circumstances or adverse decisions have been issued that affects its eligibility; and (ii) It [] is, [] is not a joint venture that complies with the requirements of 13 CFR part 127, and the representation in paragraph (c)(6)(i) of this provision is accurate in reference to the WOSB concern or concerns that are participating in the joint venture. [The offeror shall enter the name or names of the WOSB concern or concerns that are participating in the joint venture: . .] Each WOSB concern participating in the joint venture shall submit a separate signed copy of the WOSB representation. (7) Economically disadvantaged women-owned small business (EDWOSB) concern. [Complete only if the offeror represented itself as a WOSB concern eligible under the WOSB Program in (c)(6) of this provision.] The offeror represents that— (i) It [] is, [] is not an EDWOSB concern eligible under the WOSB Program, has provided all the required documents to the WOSB Repository, and no change in circumstances or adverse decisions have been issued that affects its eligibility; and (ii) It [] is, [] is not a joint venture that complies with the requirements of 13 CFR part 127, and the representation in paragraph (c)(7)(i) of this provision is accurate in reference to the EDWOSB concern or concerns that are participating in the joint venture. The offeror shall enter the name or names of the EDWOSB concern or concerns that are participating in the joint venture: . Each EDWOSB concern participating in the joint venture shall submit a separate signed copy of the EDWOSB representation. (8) Women-owned business concern (other than small business concern). [Complete only if the offeror is a women-owned business concern and did not represent itself as a small business concern in paragraph (c)(1) of this provision.]. The offeror represents that it [] is, a women-owned business concern. (9) Tie bid priority for labor surplus area concerns. If this is an invitation for bid, small business offerors may identify the labor surplus areas in which costs to be incurred on account of manufacturing or production (by offeror or first-tier subcontractors) amount to more than 50 percent of the contract price:

"Women-owned small business (WOSB) concern eligible under the WOSB Program (in accordance with 13 CFR part 127)," means a

(b)

- (10) [Complete only if the solicitation contains the clause at FAR 52.219-23, Notice of Price Evaluation Adjustment for Small Disadvantaged Business Concerns, or FAR 52.219-25, Small Disadvantaged Business Participation Program—Disadvantaged Status and Reporting, and the offeror desires a benefit based on its disadvantaged status.] (i) General. The offeror represents that either— (A) It [] is, [] is not certified by the Small Business Administration as a small disadvantaged business concern and identified, on the date of this representation, as a certified small disadvantaged business concern in the CCR Dynamic Small Business Search database maintained by the Small Business Administration, and that no material change in disadvantaged ownership and control has occurred since its certification, and, where the concern is owned by one or more individuals claiming disadvantaged status, the net worth of each individual upon whom the certification is based does not exceed \$750,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); or (B) It [] has, [] has not submitted a completed application to the Small Business Administration or a Private Certifier to be certified as a small disadvantaged business concern in accordance with 13 CFR 124, Subpart B, and a decision on that application is pending, and that no material change in disadvantaged ownership and control has occurred since its application was submitted. (ii) Joint Ventures under the Price Evaluation Adjustment for Small Disadvantaged Business Concerns. The offeror represents, as part of its offer, that it is a joint venture that complies with the requirements in 13 CFR 124.1002(f) and that the representation in paragraph (c)(10)(i) of this provision is accurate for the small disadvantaged business concern that is participating in the joint venture. [The offeror shall enter the name of the small disadvantaged business concern that is participating in the joint venture: (11) HUBZone small business concern. [Complete only if the offeror represented itself as a small business concern in paragraph (c)(1) of this provision.] The offeror represents, as part of its offer, that--(i) It [] is, [] is not a HUBZone small business concern listed, on the date of this representation, on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration, and no material changes in ownership and control, principal office, or HUBZone employee percentage have occurred since it was certified in accordance with 13 CFR part 126; and (ii) It [] is, [] is not a HUBZone joint venture that complies with the requirements of 13 CFR part 126, and the representation in paragraph (c)(11)(i) of this provision is accurate for each HUBZone small business concern participating in the HUBZone joint venture. [The offeror shall enter the names of each of the HUBZone small business concerns participating in the HUBZone joint __.] Each HUBZone small business concern participating in the HUBZone joint venture shall submit a separate signed copy of the HUBZone representation. (d) Representations required to implement provisions of Executive Order 11246 --(1) Previous contracts and compliance. The offeror represents that --(i) It [] has, [] has not, participated in a previous contract or subcontract subject to the Equal Opportunity clause of this solicitation; and (ii) It [] has, [] has not, filed all required compliance reports. (2) Affirmative Action Compliance. The offeror represents that --(i) It [] has developed and has on file, [] has not developed and does not have on file, at each establishment, affirmative action programs required by rules and regulations of the Secretary of Labor (41 CFR parts 60-1 and 60-2), or (ii) It [] has not previously had contracts subject to the written affirmative action programs requirement of the rules and regulations of the Secretary of Labor. (e) Certification Regarding Payments to Influence Federal Transactions (31 U.S.C. 1352). (Applies only if the contract is expected to exceed \$150,000.) By submission of its offer, the offeror certifies to the best of its knowledge and belief that no Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a
- have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress or an employee of a Member of Congress on his or her behalf in connection with the award of any resultant contract. If any registrants under the Lobbying Disclosure Act of 1995 have made a lobbying contact on behalf of the offeror with respect to this contract, the offeror shall complete and submit, with its offer, OMB Standard Form LLL, Disclosure of Lobbying Activities, to provide the name of the registrants. The offeror need not report regularly employed officers or employees of the offeror to whom payments of reasonable compensation were made.
- (f) Buy American Act Certificate. (Applies only if the clause at Federal Acquisition Regulation (FAR) 52.225-1, Buy American Act Supplies, is included in this solicitation.)
 - (1) The offeror certifies that each end product, except those listed in paragraph (f)(2) of this provision, is a domestic end product and that for other than COTS items, the offeror has considered components of unknown origin to have been mined, produced, or manufactured outside the United States. The offeror shall list as foreign end products those end products manufactured in the United States that do not qualify as domestic end products, *i.e.*, an end product that is not a COTS item and does not meet the component test in paragraph (2) of the definition of "domestic end product." The terms "commercially available off-the-shelf (COTS)

	End Products:		
	LINE ITEM NO.	COUNTRY OF ORIGIN	
t as nece	essarvl		
	* -	ance with the policies and procedures of FAR Part 25.	
erican A The offer I produced, commercia ee Trade ined in t The offe	ct Free Trade Agreements Israeli T for certifies that each end product, exc t and that for other than COTS items, t or manufactured outside the United Sta ally available off-the-shelf (COTS) item, Agreement country," "Free Trade Agr the clause of this solicitation entitled "E for certifies that the following supplies	Israeli Trade Act Certificate. (Applies only if the clause at FAR 52.225-3, Israeli Trade Act, is included in this solicitation.) The ept those listed in paragraph (g)(1)(ii) or (g)(1)(iii) of this provision, is a continuous considered components of unknown origin to have been ates. The terms "Bahrainian, Moroccan, Omani, or Peruvian end product," "component," "domestic end product," "end product," "foreign end peement country end product," "Israeli end product," and 'United States Buy American ActFree Trade AgreementsIsraeli Trade Act." The are Free Trade Agreement country end products (other than Bahrainia) arealisand products as defined in the clause of this solicitation entitled "Israeli and products as defined in the clause of this solicitation entitled "Israeli and products as defined in the clause of this solicitation entitled "Israeli and products as defined in the clause of this solicitation entitled "Israeli and products are defined in the clause of this solicitation entitled "Israeli and products are defined in the clause of this solicitation entitled "Israeli and products are defined in the clause of this solicitation entitled "Israeli and products".	domesi mined t," product are n,
	omani, or Peruvian end products) or is ct—Free Trade Agreements—Israeli Tr	raeli end products as defined in the clause of this solicitation entitled "E	Buy
	=	er than Bahrainian or Moroccan End Products) or Israeli End Products:	
	LINE ITEM NO.	COUNTRY OF ORIGIN	
st as nece	essary]		
The offed in defined in as other ducts, i.e. omestic e	eror shall list those supplies that are for n the clause of this solicitation entitled foreign end products those end produ	reign end products (other than those listed in paragraph (g)(1)(ii) or this I "Buy American Act—Free Trade Agreements—Israeli Trade Act." The outs manufactured in the United States that do not qualify as domestic eem and does not meet the component test in paragraph (2) of the defin	offeror end
The offed in defined in as other oducts, i.e. omestic e	eror shall list those supplies that are for in the clause of this solicitation entitled foreign end products those end produce., an end product that is not a COTS it and product."	I "Buy American Act—Free Trade Agreements—Israeli Trade Act." The oucts manufactured in the United States that do not qualify as domestic e	offeror end
The offed defined in as other oducts, i.e. omestic e	eror shall list those supplies that are for in the clause of this solicitation entitled foreign end products those end product, e., an end product that is not a COTS it end product." gn End Products:	I "Buy American Act—Free Trade Agreements—Israeli Trade Act." The outs manufactured in the United States that do not qualify as domestic eem and does not meet the component test in paragraph (2) of the defin	offeror end
The offed defined in as other oducts, i.e. omestic e	eror shall list those supplies that are for in the clause of this solicitation entitled foreign end products those end product, e., an end product that is not a COTS it end product." gn End Products:	I "Buy American Act—Free Trade Agreements—Israeli Trade Act." The outs manufactured in the United States that do not qualify as domestic eem and does not meet the component test in paragraph (2) of the defin	offeror end
The offed defined in as other oducts, i.e. omestic e	eror shall list those supplies that are for in the clause of this solicitation entitled foreign end products those end product, e., an end product that is not a COTS it end product." gn End Products:	I "Buy American Act—Free Trade Agreements—Israeli Trade Act." The outs manufactured in the United States that do not qualify as domestic eem and does not meet the component test in paragraph (2) of the defin	offeror end
The offed defined in as other ducts, i.e. omestic enter Foreign	eror shall list those supplies that are for the clause of this solicitation entitled foreign end products those end product, an end product that is not a COTS it end product." gn End Products: LINE ITEM NO.	I "Buy American Act—Free Trade Agreements—Israeli Trade Act." The outs manufactured in the United States that do not qualify as domestic eem and does not meet the component test in paragraph (2) of the defin	offeror end
The offer defined in as other oducts, i.e. omestic ener Foreign The Government Buy Ameluded in (1)(ii) The	eror shall list those supplies that are form the clause of this solicitation entitled foreign end products those end product, an end product that is not a COTS it end product." In gn End Products: LINE ITEM NO. Essary Evernment will evaluate offers in according to the cord of t	T'Buy American Act—Free Trade Agreements—Israeli Trade Act." The officts manufactured in the United States that do not qualify as domestic elem and does not meet the component test in paragraph (2) of the definition of the definition of the policies and procedures of FAR Part 25. State Trade Act Certificate, Alternate I. If Alternate I to the clause at FAR paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision: pplies are Canadian end products as defined in the clause of this solicita	offeror end nition o
The offer defined in as other oducts, i.e. omestic enter Foreign The Government Buy Americal (1)(ii) The citled "Bu	eror shall list those supplies that are form the clause of this solicitation entitled foreign end products those end product, an end product that is not a COTS it end product." gn End Products: LINE ITEM NO. Essary] Vernment will evaluate offers in accorded to the content of the content	T'Buy American Act—Free Trade Agreements—Israeli Trade Act." The officts manufactured in the United States that do not qualify as domestic elem and does not meet the component test in paragraph (2) of the definition of the definition of the policies and procedures of FAR Part 25. State Trade Act Certificate, Alternate I. If Alternate I to the clause at FAR paragraph (g)(1)(ii) for paragraph (g)(1)(ii) of the basic provision: pplies are Canadian end products as defined in the clause of this solicita	offeror end nition o

(g)

	LINE ITEM NO.	COUNTRY OF ORIGIN	
(i) The offe designated (ii) The off	Agreements Certificate. (Applies only if eror certifies that each end product, ex d country end product as defined in the eror shall list as other end products th	the clause at FAR 52.225-5, Trade Agreements, is included in this soccept those listed in paragraph (g)(4)(ii) of this provision, is a U.Smate clause of this solicitation entitled "Trade Agreements." ose end products that are not U.Smade or designated country end	ade or
Other End	LINE ITEM NO.	COUNTRY OF ORIGIN	
[List as ne			
	, the Government will evaluate offers o	dance with the policies and procedures of FAR Part 25. For line iten of U.Smade or designated country end products without regard to consider for award only offers of U.Smade or designated country er	the restrictions
of the Buy unless the insufficien Certification simplified	the Government will evaluate offers of American Act. The Government will contracting Officer determines that that to fulfill the requirements of the solid Regarding Responsibility Matters (Executive acquisition threshold.) The offeror cere	of U.Smade or designated country end products without regard to onsider for award only offers of U.Smade or designated country entere are no offers for such products or that the offers for such products or the other products or the other products of the other products or the oth	the restrictions and products ucts are
of the Buy unless the insufficien) <i>Certification</i> simplified principals- (1) [_] Are	the Government will evaluate offers of American Act. The Government will contracting Officer determines that that to fulfill the requirements of the solid Regarding Responsibility Matters (Execution acquisition threshold.) The offeror certain are not presently debarred, suspe	of U.Smade or designated country end products without regard to consider for award only offers of U.Smade or designated country entere are no offers for such products or that the offers for such productation. **Country Order 12689**). (Applies only if the contract value is expected.)	the restrictions and products ucts are to exceed the or any of its
of the Buy unless the insufficien Certification simplified principals- (1) [_] Are any Feder. (2) [_] Hav them for: state or lo or commis violating F (3) [_] Are	the Government will evaluate offers of American Act. The Government will contracting Officer determines that the tofulfill the requirements of the solid and Regarding Responsibility Matters (Executive acquisition threshold.) The offeror certain, [_] are not presently debarred, suspetal agency; [_] have not, within a three-year percommission of fraud or a criminal offer call government contract or subcontract sision of embezzlement, theft, forgery, federal criminal tax laws, or receiving states.	of U.Smade or designated country end products without regard to consider for award only offers of U.Smade or designated country entere are no offers for such products or that the offers for such productation. **Cutive Order 12689**). (Applies only if the contract value is expected tifies, to the best of its knowledge and belief, that the offeror and/or and proposed for debarment, or declared ineligible for the award riod preceding this offer, been convicted of or had a civil judgment use in connection with obtaining, attempting to obtain, or performing to connection of Federal or state antitrust statutes relating to the substitution of Federal or destruction of records, making false statemental property; and otherwise criminally or civilly charged by a Government entity with,	the restrictions and products ucts are to exceed the or any of its of contracts by rendered againsting a Federal, mission of offers; ents, tax evasion,
of the Buy unless the insufficien) Certification simplified principals-(1) [_] Are any Federa (2) [_] Have them for: state or lo or commis violating F (3) [_] Are any of the (4) [_] Have	the Government will evaluate offers of American Act. The Government will contracting Officer determines that that to fulfill the requirements of the solid a Regarding Responsibility Matters (Executed acquisition threshold.) The offeror cerest, [_] are not presently debarred, suspending agency; [_] have not, within a three-year percommission of fraud or a criminal offer call government contract or subcontract sistence of embezzlement, theft, forgery, federal criminal tax laws, or receiving states of the second second contract or subcontract	of U.Smade or designated country end products without regard to consider for award only offers of U.Smade or designated country entere are no offers for such products or that the offers for such production. **Cutive Order 12689**). (Applies only if the contract value is expected tifies, to the best of its knowledge and belief, that the offeror and/ornded, proposed for debarment, or declared ineligible for the award riod preceding this offer, been convicted of or had a civil judgment hase in connection with obtaining, attempting to obtain, or performing; violation of Federal or state antitrust statutes relating to the substitution of records, making false statemental tolen property; and otherwise criminally or civilly charged by a Government entity with, (h)(2) of this clause; and riod preceding this offer, been notified of any delinquent Federal ta	the restrictions and products ucts are to exceed the or any of its of contracts by rendered against a Federal, mission of offers; ents, tax evasion, commission of

payment was due and required. A taxpayer is not delinquent in cases where enforced collection action is precluded.

Court review, this will not be a final tax liability until the taxpayer has exercised all judicial appear rights.

(A) The taxpayer has received a statutory notice of deficiency, under I.R.C. §6212, which entitles the taxpayer to seek Tax Court review of a proposed tax deficiency. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek Tax

(ii) Examples.

appeal to the Tax Court if the IRS determines to sustain the lien filing. In the course of the hearing, the taxpayer is entitled to contest the underlying tax liability because the taxpayer has had no prior opportunity to contest the liability. This is not a delinquent tax because it is not a final tax liability. Should the taxpayer seek tax court review, this will not be a final tax liability until the taxpayer has exercised all judicial appeal rights.

- (C) The taxpayer has entered into an installment agreement pursuant to I.R.C. §6159. The taxpayer is making timely payments and is in full compliance with the agreement terms. The taxpayer is not delinquent because the taxpayer is not currently required to make full payment.
- (D) The taxpayer has filed for bankruptcy protection. The taxpayer is not delinquent because enforced collection action is stayed under 11 U.S.C. §362 (the Bankruptcy Code).
- (i) Certification Regarding Knowledge of Child Labor for Listed End Products (Executive Order 13126). [The Contracting Officer must list in paragraph (i)(1) any end products being acquired under this solicitation that are included in the List of Products Requiring Contractor Certification as to Forced or Indentured Child Labor, unless excluded at 22.1503(b).]
- (1) Listed End Product

Listed End Product:	Listed Countries of Origin:

- (2) Certification. [If the Contracting Officer has identified end products and countries of origin in paragraph (i)(1) of this provision, then the offeror must certify to either (i)(2)(i) or (i)(2)(ii) by checking the appropriate block.]
- [] (i) The offeror will not supply any end product listed in paragraph (i)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product.
- [_] (ii) The offeror may supply an end product listed in paragraph (i)(1) of this provision that was mined, produced, or manufactured in the corresponding country as listed for that product. The offeror certifies that is has made a good faith effort to determine whether forced or indentured child labor was used to mine, produce, or manufacture any such end product furnished under this contract. On the basis of those efforts, the offeror certifies that it is not aware of any such use of child labor.
- (j) *Place of manufacture.* (Does not apply unless the solicitation is predominantly for the acquisition of manufactured end products.) For statistical purposes only, the offeror shall indicate whether the place of manufacture of the end products it expects to provide in response to this solicitation is predominantly—
 - (1) [_] In the United States (Check this box if the total anticipated price of offered end products manufactured in the United States exceeds the total anticipated price of offered end products manufactured outside the United States); or
 - (2) [] Outside the United States.
- (k) Certificates regarding exemptions from the application of the Service Contract Act. (Certification by the offeror as to its compliance with respect to the contract also constitutes its certification as to compliance by its subcontractor if it subcontracts out the exempt services.) [The contracting officer is to check a box to indicate if paragraph (k)(1) or (k)(2) applies.]
 - (1) [_] Maintenance, calibration, or repair of certain equipment as described in FAR 22.1003-4(c)(1). The offeror [_] does [_] does not certify that—
 - (i) The items of equipment to be serviced under this contract are used regularly for other than Governmental purposes and are sold or traded by the offeror (or subcontractor in the case of an exempt subcontract) in substantial quantities to the general public in the course of normal business operations;
 - (ii) The services will be furnished at prices which are, or are based on, established catalog or market prices (see FAR 22.1003-4(c)(2)(ii)) for the maintenance, calibration, or repair of such equipment; and
 - (iii) The compensation (wage and fringe benefits) plan for all service employees performing work under the contract will be the same as that used for these employees and equivalent employees servicing the same equipment of commercial customers.
 - (2) [_] Certain services as described in FAR 22.1003-4(d)(1). The offeror [_] does [_] does not certify that—
 - (i) The services under the contract are offered and sold regularly to non-Governmental customers, and are provided by the offeror (or subcontractor in the case of an exempt subcontract) to the general public in substantial quantities in the course of normal business operations;
 - (ii) The contract services will be furnished at prices that are, or are based on, established catalog or market prices (see FAR 22.1003-4(d)(2)(iii));
 - (iii) Each service employee who will perform the services under the contract will spend only a small portion of his or her time (a monthly average of less than 20 percent of the available hours on an annualized basis, or less than 20 percent of available hours during the contract period if the contract period is less than a month) servicing the Government contract; and

- (iv) The compensation (wage and fringe benefits) plan for all service employees performing work under the contract is the same as that used for these employees and equivalent employees servicing commercial customers.
- (3) If paragraph (k)(1) or (k)(2) of this clause applies—

at CISADA106@state.gov.

- (i) If the offeror does not certify to the conditions in paragraph (k)(1) or (k)(2) and the Contracting Officer did not attach a Service Contract Act wage determination to the solicitation, the offeror shall notify the Contracting Officer as soon as possible; and
- (ii) The Contracting Officer may not make an award to the offeror if the offeror fails to execute the certification in paragraph (k)(1) or
- (k)(2) of this clause or to contact the Contracting Officer as required in paragraph (k)(3)(i) of this clause.
- (I) Taxpayer identification number (TIN) (26 U.S.C. 6109, 31 U.S.C. 7701). (Not applicable if the offeror is required to provide this information to a central contractor registration database to be eligible for award.)
- (1) All offerors must submit the information required in paragraphs (I)(3) through (I)(5) of this provision to comply with debt collection requirements of 31 U.S.C. 7701(c) and 3325(d), reporting requirements of 26 U.S.C. 6041, 6041A, and 6050M, and implementing regulations issued by the Internal Revenue Service (IRS).
- (2) The TIN may be used by the government to collect and report on any delinquent amounts arising out of the offeror's relationship with

the Government (31 U.S.C. 7701(c)(3)). If the resulting contract is subject to the payment reporting requirements described in	FAR
4.904, the TIN provided hereunder may be matched with IRS records to verify the accuracy of the offeror's TIN.]	
(3) Taxpayer Identification Number (TIN).	
[_] TIN:	
[_] TIN has been applied for.	
[] TIN is not required because:	
[] Offeror is a nonresident alien, foreign corporation, or foreign partnership that does not have income effectively connected	
the conduct of a trade or business in the United States and does not have an office or place of business or a fiscal paying agent United States;	in th
Offeror is an agency or instrumentality of a foreign government;	
Offeror is an agency or instrumentality of the Federal Government;	
(4) Type of organization.	
[_] Sole proprietorship;	
[_] Partnership;	
[_] Corporate entity (not tax-exempt);	
[_] Corporate entity (tax-exempt);	
[] Government entity (Federal, State, or local);	
<pre>[_] Foreign government;</pre>	
[_] International organization per 26 CFR 1.6049-4;	
[_] Other	
(5) Common parent.	
[_] Offeror is not owned or controlled by a common parent:	
[_] Name and TIN of common parent:	
Name	
TIN	
(m) Restricted business operations in Sudan. By submission of its offer, the offeror certifies that the offeror does not conduct any	
restricted business operations in Sudan.	
(n) Prohibition on Contracting with Inverted Domestic Corporations—	
(1) Relation to Internal Revenue Code. An inverted domestic corporation as herein defined does not meet the definition of an	
inverted domestic corporation as defined by the Internal Revenue Code 25 U.S.C. 7874.	
(2) Representation. By submission of its offer, the offeror represents that—	
(i) It is not an inverted domestic corporation; and	
(ii) It is not a subsidiary of an inverted domestic corporation	

- (o) Sanctioned activities relating to Iran. (1) The offeror shall email questions concerning sensitive technology to the Department of State
 - (2) Representation and Certification. Unless a waiver is granted or an exception applies as provided in paragraph (o)(3) of this provision, by submission of its offer, the offeror—
 - (i) Represents, to the best of its knowledge and belief, that the offeror does not export any sensitive technology to the government of Iran or any entities or individuals owned or controlled by, or acting on behalf or at the direction of, the government of Iran; and

the

- (ii) Certifies that the offeror, or any person owned or controlled by the offeror, does not engage in any activities for which sanctions may be imposed under section 5 of the Iran Sanctions Act.
- (3) The representation and certification requirements of paragraph (o)(2) of this provision do not apply if—
- (i) This solicitation includes a trade agreements certification (e.g., 52.212-3(g) or a comparable agency provision); and
- (ii) The offeror has certified that all the offered products to be supplied are designated country end products.

DOL WAGE DETERMINATION

WD 95-0221 (Rev.-27) was first posted on www.wdol.gov on 06/17/2011 Emergency Incident/Fire Safety Services

REGISTER OF WAGE DETERMINATIONS UNDER THE SERVICE CONTRACT ACT By direction of the Secretary of Labor

U.S. DEPARTMENT OF LABOR EMPLOYMENT STANDARDS ADMINISTRATION WAGE AND HOUR DIVISION WASHINGTON, D.C. 20210

Diane C. Koplewski Director

Division of Wage **Determinations**

Wage Determination No: 1995-0221 Revision No: 27 Date Of Revision: 06/13/2011

NATIONWIDE: Applicable in the continental U.S., Hawaii, Alaska and American Samoa.

Alaska: Entire state.

American Samoa: Entire state

Hawaii: Entire state.

Midwestern Region: Illinois, Indiana, Iowa, Kansas, Michigan, Minnesota, Missouri, Nebraska, North Dakota, Ohio, South

Northeast Region: Connecticut, Maine, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode

Island, Vermont

Southern Region: Alabama, Arkansas, Delaware, District of Columbia, Florida, Georgia, Kentucky, Louisiana, Maryland,

Mississippi, North Carolina, Oklahoma, South Carolina, Tennessee, Texas, Virginia, West Virginia

Western Region: Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, Oregon, Utah, Washington,

Wyoming

Fringe Benefits Required Follow the Occupational Listing

Employed on contracts for Emergency Incident and Fire Safety services.

OCCUPATION CODE - TITLE	FOOTNOTE	RATE
01000 - Administrative Support And Clerical O 01613 - Word Processor III	ccupations	
Alaska		18.19
Continental U.S.		18.19
Hawaii and American Samoa		17.95
05000 - Automotive Service Occupations		
05190 - Motor Vehicle Mechanic		
Alaska		25.66
Hawaii and American Samoa		17.05
Midwestern Region		20.26
Northeast Region		19.02
Southern Region		17.72
Western Region		20.49
05220 - Motor Vehicle Mechanic Helpe	er	
Alaska		18.56
Hawaii and American Samoa		13.13
Midwestern Region		13.14
Northeast Region		14.81
Southern Region		11.43
Western Region		13.88
Page 2		
6/7/2011 DOL Wage Determination		
07000 - Food Preparation And Service Occupa 07010 - Baker	ations	
Alaska		15.42
Hawaii and American Samoa		15.40

Northeast Region 14 Southern Region 10	2.92 4.67 0.56 6.10
Alaska 1: Hawaii and American Samoa 1: Midwestern Region : Northeast Region 1: Southern Region : Western Region 1:	3.28 2.96 9.50 1.86 9.05 0.83
Midwestern Region 10 Northeast Region 11 Southern Region 10 Western Region 12	4.47 0.70 3.36 0.20 2.20
Hawaii and American Samoa 1: Midwestern Region Northeast Region 3: Southern Region Western Region	1.38 2.47 7.69 8.24 7.99 8.29
Hawaii and American Samoa 1 Midwestern Region 9 Northeast Region 10 Southern Region 9 Western Region 9	1.60 1.54 9.07 0.88 8.58 9.44
Hawaii and American Samoa 18 Midwestern Region 19 Northeast Region 18 Southern Region 18	8.92 8.37 5.94 8.56 3.30 7.41
Continental U.S.	22.19 6.17 8.18
Hawaii and American Samoa 10 Midwestern Region 15	21.32 6.61 5.32 4.97
Page 3 6/7/2011 DOL Wage Determination Southern Region 12	2.67
Western Region 10 21150 - Stock Clerk	6.38 3.77

M N S	lawaii and American Samoa lidwestern Region lortheast Region louthern Region Vestern Region	10.86 12.16 12.01 11.65 12.32		
23021 - A A	cs And Maintenance And Repair Occupations ircraft Mechanic I laska	27.03		
Н	continental U.S. Iawaii and American Samoa .ircraft Mechanic Helper	27.80 27.94		
A C H	laska Continental U.S. Iawaii and American Samoa	21.19 20.90 20.17		
A C	Lircraft Servicer Llaska Continental U.S.	23.68 23.85		
23160 - E	lawaii and American Samoa :lectrician, Maintenance .laska	23.4130.51		
M N	lawaii and American Samoa Iidwestern Region Iortheast Region	26.29 22.91 24.55		
۷۷ 23440 - H	outhern Region Vestern Region Ieavy Equipment Operator	19.58 23.39		
H M N S	laska lawaii and American Samoa fidwestern Region lortheast Region outhern Region	24.96 17.76 20.26 19.02 17.72		
23470 - La	Vestern Region aborer Iaska	20.49 15.14		
M N S	lawaii and American Samoa lidwestern Region lortheast Region outhern Region Vestern Region	14.70 12.32 12.43 10.03 11.64		
23530 - M A H	Machinery Maintenance Mechanic Ilaska Ilawaii and American Samoa Midwestern Region	28.47 28.09 17.56		
S W	lortheast Region outhern Region Vestern Region	18.37 13.91 17.42		
A H	Aaintenance Trades Helper Jaska Jawaii and American Samoa	20.82 16.06		
N	fidwestern Region Iortheast Region	16.53 15.44		
Page 4 6/7/2011 DOL Wage Determination				
S	dge Determination Couthern Region Vestern Region	13.90 14.34		

27070	- Firefighter	
	Alaska	11.53
	Hawaii and American Samoa	9.40
	Midwestern Region	7.51
	Northeast Region	7.93
	Southern Region	7.51
	Western Region	7.93
	cal Occupations	
30210	- Laboratory Technician	00.00
	Alaska	22.32
	Hawaii and American Samoa	21.23
	Mid Western Region	19.84 18.36
	Northeast Region Southern Region	20.18
	Western Region	18.87
21000 Trans	portotion/Mahila Equipment Operation Occupations	
	portation/Mobile Equipment Operation Occupations - Bus Driver	
31030	Alaska	20.94
	Hawaii and American Samoa	13.60
	Midwestern Region: 1 1/2 to 4 tons	17.26
	Midwestern Region: over 4 tons	18.04
	Midwestern Region: under 1 1/2 tons	12.91
	Northeast Region: 1 1/2 to 4 tons	17.69
	Northeast Region: 0 4 tons	18.46
	Northeast Region: under 1 1/2 tons	13.72
	Southern Region: 1 1/2 to 4 tons	15.76
	Southern Region: over 4 tons	16.34
	Southern Region: under 1 1/2 tons	8.78
	Western Region: 1 1/2 to 4 tons	16.25
	Western Region: over 4 tons	16.71
	Western Region: under 1 1/2 tons	10.23
31361	- Truck driver, Light	
	Alaska	19.60
	Hawaii and American Samoa	10.72
	Midwestern Region	12.91
	Northeast Region	13.72
	Southern Region	8.78
	Western Region	10.23
31362	- Truck driver, Medium	
	Alaska	21.22
	Hawaii and American Samoa	13.59
	Midwestern Region	17.26
	Northeast Region	17.69
	Southern Region	15.71
	Western Region	16.25
31363	- Truck driver, Heavy	
	Alaska	22.43
	Hawaii and American Samoa	14.83
	Midwestern Region	18.04
	Northeast Region	18.46
Page 5		
6/7/2011 DOL	Wage Determination	
	Southern Region	16.34
	Western Region	17.32
31364	- Truck driver, Tractor-Trailer	
	Alaska	23.62

Hawaii and American Samoa Midwestern Region Northeast Region Southern Region Western Region	15.02 21.46 18.58 17.18 17.67
47000 - Water Transportation Occupations 47021 - Cook-Baker/Second Cook/Second Cook-Baker/Assistant Cook Alaska Hawaii and American Samoa Midwestern Region Northeast Region Southern Region Western Region	15.25 14.47 10.70 13.36 10.19 12.20
92000 - Non Standard Occupations (not set) - Quality Assurance Representative I Alaska Hawaii and American Samoa Midwestern Region Northeast Region Southern Region Western Region	18.95 19.47 17.06 18.01 18.68 17.19
(not set) - Quality Assurance Representative II Alaska Hawaii and American Samoa Midwestern Region Northeast Region Southern Region Western Region	24.79 23.14 21.04 22.36 19.76 20.84
(not set) - Quality Assurance Representative III Alaska Hawaii and American Samoa Midwestern Region Northeast Region Southern Region Western Region (not set) - Chief Cook	26.37 25.18 24.77 26.32 23.37 24.99
Alaska Hawaii and American Samoa Midwestern Region Northeast Region Southern Region Western Region (not set) - Environmental Protection Specialist	20.26 24.28 17.86 21.61 16.36 19.89
Alaska Hawaii and American Samoa Midwestern Region Northeast Region Southern Region Western Region (not set) - Fire Safety Professional	31.95 29.55 26.87 32.23 27.36 28.30
Page 6 6/7/2011 DOL Wage Determination Alaska Hawaii and American Samoa Midwestern Region Northeast Region	31.93 29.55 26.87 32.23

Southern Region	27.36
Western Region	28.30
(not set) - Aircraft Quality Control Inspector	
Alaska	28.27
Continental U.S.	29.07
Hawaii and American Samoa	29.22
99000 - Miscellaneous Occupations	
99730 - Refuse Collector	
Alaska	11.19
Hawaii and American Samoa	10.34
Midwestern Region	9.57
Northeast Region	10.92
Southern Region	7.51
Western Region	9.31

ALL OCCUPATIONS LISTED ABOVE RECEIVE THE FOLLOWING BENEFITS:

HEALTH & WELFARE: \$3.59 per hour or \$143.60 per week or \$622.27 per month

<u>VACATION:</u> 2 weeks paid vacation after 1 year of service with a contractor or successor; 3 weeks after 10 years, and 4 after 15 years. Length of service includes the whole span of continuous service with the present contractor or successor, wherever employed, and with the predecessor contractors in the performance of similar work at the same Federal facility. (Reg. 29 CFR 4.173)

<u>HOLIDAYS:</u> A minimum of ten paid holidays per year: New Year's Day, Martin Luther King Jr.'s Birthday, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veterans' Day, Thanksgiving Day, and Christmas Day. (A contractor may substitute for any of the named holidays another day off with pay in accordance with a plan communicated to the employees involved.) (See 29 CFR 4.174)

<u>VACATION (Hawaii)</u>: 2 weeks paid vacation after 1 year of service with a contractor or successor; 3 weeks after 10 years, and 4 weeks after 15 years. Length of service includes the whole span of continuous service with the present contractor or successor, wherever employed, and with the predecessor contractors in the performance of similar work at the same Federal facility. (Reg. 29 CFR 4.173)

<u>HEALTH & WELFARE (Hawaii)</u>: \$1.47 per hour, or \$58.80 per week, or \$254.80 per month hour for all employees on whose behalf the contractor provides health care benefits pursuant to the Hawaii prepaid Health Care Act. For those employees who are not receiving health care benefits mandated by the Hawaii prepaid Health Care Act, the new health and welfare benefit rate will be \$3.59 per hour.

<u>HAZARDOUS PAY DIFFERENTIAL</u>: An 8 percent differential is applicable to employees employed in a position that represents a high degree of hazard when working with or in close proximity to ordinance, explosives, and incendiary materials. This includes work such as screening, blending, dying, mixing, and pressing of sensitive ordnance, explosives, and pyrotechnic compositions such as lead aside, black powder and photoflash powder. All dry-house activities involving propellants or explosives. Demilitarization, modification, renovation, demolition, and maintenance operations on sensitive ordinance, explosives and incendiary materials. All operations involving regarding and cleaning of artillery ranges.

A 4 percent differential is applicable to employees employed in a position that represents a low degree of hazard when working with, or in close proximity to ordnance, (or employees possibly adjacent to) explosives and incendiary materials which involves potential injury such as laceration of hands, face, or arms of the employee engaged in the operation, irritation of the skin, minor burns and the like; minimal damage to immediate or adjacent

Page 7

6/7/2011 DOL Wage Determination

work area or equipment being used. All operations involving, unloading, storage, and hauling of ordinance, explosive, and incendiary ordnance material other than small arms ammunition. These differentials are only applicable to work that has been specifically designated by the agency for ordnance, explosives, and incendiary material differential pay.

** UNIFORM ALLOWANCE **

If employees are required to wear uniforms in the performance of this contract (either by the terms of the Government contract, by the employer, by the state or local law, etc.), the cost of furnishing such uniforms and maintaining (by laundering or dry cleaning) such uniforms is an expense that may not be borne by an employee where such cost reduces the hourly rate below that required by the wage determination. The Department of Labor will accept payment in accordance with the following standards as compliance:

The contractor or subcontractor is required to furnish all employees with an adequate number of uniforms without cost or to reimburse employees for the actual cost of the uniforms. In addition, where uniform cleaning and maintenance is made the responsibility of the employee, all contractors and subcontractors subject to this wage determination shall (in the absence of a bona fide collective bargaining agreement providing for a different amount, or the furnishing of contrary affirmative proof as to the actual cost), reimburse all employees for such cleaning and maintenance at a rate of \$3.35 per week (or \$.67 cents per day). However, in those instances where the uniforms furnished are made of "wash and wear" materials, may be routinely washed and dried with other personal garments, and do not require any special treatment such as dry cleaning, daily washing, or commercial laundering in order to meet the cleanliness or appearance standards set by the terms of the Government contract, by the contractor, by law, or by the nature of the work, there is no requirement that employees be reimbursed for uniform maintenance costs.

The duties of employees under job titles listed are those described in the "Service Contract Act Directory of Occupations", Fifth Edition, April 2006, unless otherwise indicated. Copies of the Directory are available on the Internet. A links to the Directory may be found on the WHD home page at http://www.dol.gov/esa/whd/ or through the Wage Determinations On-Line (WDOL) Web site at http://wdol.gov/.

REQUEST FOR AUTHORIZATION OF ADDITIONAL CLASSIFICATION AND WAGE RATE {Standard Form 1444 (SF 1444)}

Conformance Process:

The contracting officer shall require that any class of service employee which is not listed herein and which is to be employed under the contract (i.e., the work to be performed is not performed by any classification listed in the wage determination), be classified by the contractor so as to provide a reasonable relationship (i.e., appropriate level of skill comparison) between such unlisted classifications and the classifications listed in the wage determination. Such conformed classes of employees shall be paid the monetary wages and furnished the fringe benefits as are determined. Such conforming process shall be initiated by the contractor prior to the performance of contract work by such unlisted class(es) of employees. The conformed classification, wage rate, and/or fringe benefits shall be retroactive to the commencement date of the contract. {See Section 4.6 (C)(vi)} When multiple wage determinations are included in a contract, a separate SF 1444 should be prepared for each wage determination to which a class(es) is to be confirmed.

The process for preparing a conformance request is as follows:

- 1) When preparing the bid, the contractor identifies the need for a conformed occupation(s) and computes a proposed rate(s).
- 2) After contract award, the contractor prepares a written report listing in order proposed classification title(s), a Federal grade equivalency (FGE) for each proposed classification(s), job description(s), and rationale for proposed wage rate(s), including information regarding the agreement or disagreement of the authorized representative of the employees involved, or where there is no authorized representative, the employees

Page 8

6/7/2011 DOL Wage Determination

themselves. This report should be submitted to the contracting officer no later than 30 days after such unlisted class(es) of employees performs any contract work.

3) The contracting officer reviews the proposed action and promptly submits a report of the action, together with the agency's recommendations and pertinent information including the position of the contractor and the

employees, to the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, for review. (See section 4.6(b)(2) of Regulations 29 CFR Part 4).

- 4) Within 30 days of receipt, the Wage and Hour Division approves, modifies, or disapproves the action via transmittal to the agency contracting officer, or notifies the contracting officer that additional time will be required to process the request.
- 5) The contracting officer transmits the Wage and Hour decision to the contractor.
- 6) The contractor informs the affected employees.

Information required by the Regulations must be submitted on SF 1444 or bond paper.

When preparing a conformance request, the "Service Contract Act Directory of Occupations" (the Directory) should be used to compare job definitions to insure that duties requested are not performed by a classification already listed in the wage determination. Remember, it is not the job title, but the required tasks that determine whether a class is included in an established wage determination. Conformances may not be used to artificially split, combine, or subdivide classifications listed in the wage determination.

** OCCUPATIONS NOT INCLUDED IN THE SCA DIRECTORY OF OCCUPATIONS **

Aircraft Quality Control Inspector

Develops and implements quality control and ground safety programs to ensure compliance with contract specifications. Inspects and verifies proper completion and documentation of safety and flight discrepancies. Briefs and debriefs pilots and crew members assigned to functional check flights. Evaluates personnel, including verification of skills, training and experience. Performs audits and inspections of work centers and ongoing maintenance actions, procedures, equipment and facilities. Monitors timeliness and applicability of aircraft maintenance technical data and technical library. Reviews maintenance source documents, aircraft inspection records, notes recurring discrepancies or trends and initiates appropriate action. Manages the material deficiency and technical order improvement program. Reviews engineering investigation requests. Initiates and reviews quality deficiency reports, technical deficiency reports and hazardous material reports, ensuring that they are accurate, clear, concise and comprehensive. Receives aircraft and explosive mishap reports and studies them for applicability. Oversees aircraft weight and balance program. Conducts safety inspections, training and drills.

Chief Cook

Directs and participates in the preparation and serving of meals; determines timing and sequence of operations required to meet serving times; inspects galley/kitchen unit and equipment for cleanliness and proper storage and preparation of food. Many plan or assist in planning meals and taking inventory of stores and equipment.

Environmental Protection Specialist

Environmental protection specialist positions require specialized knowledge of the principles, practices, and methods of program or administrative work relating to environmental protection programs. This entails (1) an understanding of the philosophy underlying environmental regulation; (2) knowledge of environmental laws and regulations; (3) knowledge of the planning, funding, organization, administration, and evaluation of environmental programs; (4) practical knowledge of environmental sciences and related disciplines, the effects of actions and technology on the environment, the means of preventing or reducing pollution, and the relationship between environmental factors and human health and well-being; and (5) practical knowledge of important historic, cultural, and natural resources (including land, vegetation, fish, wildlife, endangered species, forests) and the relationship between the preservation and management of these resources and environmental protection. Environmental protection specialists apply specialized knowledge of one or more program or functional areas of environmental protection work, but do not require full professional competence in environmental engineering or science.

Page 9

6/7/2011 DOL Wage Determination

Fire Safety Professional

The Fire Safety Professional works to control and extinguish fires, rescue persons endangered by fire, and reduce or eliminate potential fire hazards. It also controls hazardous materials incidents, provides emergency medical services, trains personnel in fire protection and prevention, operates fire communications equipment, develops

and implements fire protection and prevention plans, procedures, and standards and, advises on improvements to structures for better fire prevention.

Quality Assurance Representative I

A Quality Assurance Representative I independently inspects a few standardized procedures, items or operations of limited difficulty. A Quality Assurance Representative I's assignments involve independent record keeping and preparation of reports, inspection and testing, interpretation of plans and specifications and observation of construction activities to check adherence to safety practices and requirements. Quality Assurance Representative I's maintain work relationships with contractor supervisory personnel. Contacts involve obtaining information on sequence of operations and work methods, explaining standard requirements of plans and specifications, and informing the contractor of inspection results.

Quality Assurance Representative II

A Quality Assurance Representative II independently inspects a wide variety of standardized items or operations requiring a substantial knowledge of the method and techniques of construction inspection and of construction methods, equipment, materials, practices and the ability to interpret varied requirements in drawings and specifications. Quality Assurance Representative II's obtain information on schedules and work methods and explain requirements of plans and specifications. They make suggestions to the contractor concerning wellestablished acceptable methods and practices to assist the contractor in meeting standard requirements. Quality Assurance Representative II's are typically not authorized to approve deviations in construction plans, methods and practices even of a minor nature.

Quality Assurance Representative III

A Quality Assurance Representative III is expected to interpret plans and specifications relating to construction problems of normal difficulty, that is, those for which there are precedents and those without unusual complications. Quality Assurance Representative III's resolve differences between plans and specifications when such differences do not involve questions of cost or engineering design. Engineering and supervisory assistance is readily available and is provided as needed to assist in interpreting plans and specifications and in resolving differences involving complex problems. Technical assistance is also available on unusual specialized trade, crafts or materials problems. Inspection reports are reviewed for accuracy, completeness and adequacy. Unusually difficult and novel problems are discussed with the supervisor. Quality Assurance Representative III's are typically authorized to approve minor deviations in construction methods and practices which conform to established precedents, do not involve added costs, and are consistent with contract plans and specifications. Decisions by Quality Assurance Representative III's on the acceptability of construction methods and practices, workmanship, materials, and the finished product are considered to be final.

Standard Terms, Conditions & Compensation for the States of Idaho, Montana and North Dakota

Idaho Department of Lands Standard Terms & Conditions, Office Locations

1. CONTRACT RELATIONSHIP

It is distinctly and particularly understood and agreed between the parties that this contract does not create an employer/employee relationship. Furthermore, the State of Idaho is in no way associated or otherwise connected with the performance of any service under this contract on the part of the Contractor or with the employment of labor or the incurring of expenses by the Contractor. Said Contractor is an independent contractor in the performance of each and every part of this contract, and solely and personally liable for all labor, taxes, insurance, required bonding and other expenses, except as specifically stated herein, and for any and all damages in connection with the operation of this contract, whether it may be for personal injuries or damages of any other kind. The Contractor shall exonerate, indemnify and hold the State of Idaho harmless from and against and assume full responsibility for payment of all federal, state and local taxes or contributions imposed or required under unemployment insurance, social security, and income tax laws with respect to the Contractor or Contractor's employees engaged in performance under this contract.

2. CONTRACTOR RESPONSIBILITY

The Contractor shall be required to assume responsibility for production and delivery of all material and services included in this contract, whether or not the Contractor is the manufacturer or producer of such material or services. Further, the Contractor will be the sole point of contact on contractual matters, including payment of charges resulting from the use or purchase of goods or services.

3. SUBCONTRACTING

Unless otherwise allowed by the State in this contract, the Contractor shall not, without written approval from the State, enter into any subcontract relating to the performance of this contract or any part thereof. Approval by the State of Contractor's request to subcontract or acceptance of or payment for subcontracted work by the State shall not in any way relieve the Contractor of responsibility for the professional and technical accuracy and adequacy of the work. The Contractor shall be and remain liable for all damages to the State caused by negligent performance or non-performance of work under the contract by Contractor's subcontractor or its sub-subcontractor.

4. INSURANCE

Prior to the commencement of work under this contract, and until all work specified herein is completed, the Contractor shall maintain in effect all insurance as set forth below and shall comply with all limits, terms and conditions stipulated within the insurance policy(ies). Contractor shall provide the Idaho Department of Lands with a Certificate of Insurance verifying such coverage. Work under the contract shall not commence until evidence of all required insurance is provided to the State.

a. The Contractor shall maintain and pay for any applicable worker's compensation insurance and will provide a certificate of same.

5. TAXES

If the Contractor is required to pay any taxes incurred as a result of doing business with the State of Idaho, it shall be solely and absolutely responsible for the payment of those taxes.

6. <u>LICENSES, PERMITS & FEES</u>

The Contractor shall, without additional expense to the State, obtain all required licenses and permits and pay all fees necessary for executing provisions of this contract unless specifically stated otherwise herein.

7. STATE OF IDAHO MINIMUM WAGE LAW

It will be the responsibility of the Contractor to fully comply with Section 44-1502, Idaho Code, regarding minimum wage.

8. SAVE HARMLESS

Contractor shall indemnify and hold harmless the State of Idaho from any and all liability, claims, damages, costs, expenses, and actions, including reasonable attorney fees, caused by or that arise from the negligent or wrongful acts or omissions of the Contractor, its employees, agents, or subcontractors under this contract that cause death or injury or damage to property or arising out of a failure to comply with any state or federal statute, law, regulation or act.

9. OFFICIALS, AGENTS AND EMPLOYEES OF THE STATE NOT PERSONALLY LIABLE

In no event shall any official, officer, employee or agent of the State of Idaho be in any way personally liable or responsible for any covenant or agreement herein contained whether expressed or implied, nor for any statement, representation or warranty made herein or in any connection with this contract. This section shall not apply to any remedies in law or at equity against any person or entity that exist by reason of fraud, misrepresentation or outside the terms of this contract.

10. RISK OF LOSS

Risk of loss and responsibility and liability for loss or damage will remain with Contractor until final inspection and acceptance when responsibility will pass to the State except as to latent defects, fraud and Contractor's warranty obligations. Such loss, injury or destruction shall not release the Contractor from any obligation under this Contract. If installation is specified in the contract, pricing shall include all charges associated with a complete installation at the location specified.

11. ASSIGNMENTS

The Contractor shall not assign a right or delegate a duty under this contract without the prior written consent of the State.

12. PROHIBITED CONTRACTS

No member of the legislature or officer or employee of any branch of the state government shall directly himself, or by any other person execute, hold or enjoy, in whole or in part, any contract or agreement made or entered into by or on behalf of the state of Idaho, if made by, through or on behalf of the department in which he is an officer or employee or if made by, through or on behalf of any other department unless the same are made after competitive bids. (Idaho Code Section 67-5726(1)).

13. GOVERNMENT REGULATIONS

The Contractor shall abide by and comply with all laws and regulations of the United States, the State of Idaho, counties or other governmental jurisdictions wherein the work is executed insofar as they affect this contract. The Contractor will make all payments, contributions, remittances, and all reports and statements required under said laws.

14. SAFETY INFORMATION

- a. The Contractor assumes full responsibility for the safety of his employees, equipment and supplies.
 - b. Contractor guarantees that all items provided by Contractor in performance of this contract meet or exceed those requirements and guidelines established by the Occupational Safety and Health Act, Consumer Product Safety Council, Environmental Protection Agency, or other regulatory agencies

15. <u>USE OF THE STATE OF IDAHO NAME</u>

Contractor agrees that it will not, prior to, in the course of, or after performance under this contract, use the State's name in any advertising or promotional media as a customer or client of Contractor without the prior written consent of the State.

16. CONTRACT TERMINATION

- a. The State may terminate this contract, in whole or part, by written notice delivered to either the Contractor or his representative in any one of the following circumstances. Termination by the State for cause may result in forfeiture of Contractor's bond if a bond is required under the provisions of this contract.
 - (1) Failure of the Contractor to perform any of the provisions of this contract.
 - (2) Failure of the Contractor to correct unsatisfactory performance or work within five (5) days after it has been brought to his attention.
 - (3) Failure of the Contractor to make satisfactory progress in order to be able to complete the work within the contract period.
 - (4) The State may terminate this contract at any time for the convenience of the State upon ten (10) calendar days' written notice specifying the date of termination.
- b. Upon termination, the Contractor shall:
 - (1) Promptly discontinue performing under the contract, unless the termination notice directs otherwise.
 - (2) Promptly return to the State control of the properties and any personal property provided by the State pursuant to the contract.
 - (3) If requested by the State, deliver or otherwise make available to the State all data, reports, estimates, summaries and such other information and materials as may have been accumulated by Contractor in performing duties under the contract, whether completed or in process.
- c. Upon termination, the obligations and liabilities of the parties shall cease, except that the obligations or liabilities incurred prior to the termination date shall be honored. This paragraph shall not be interpreted to place any requirement on the State to accept or make payment to the Contractor for any incomplete or unsatisfactory work.
- d. If the State terminates the contract, the State may take over the work and may award another party a contract to complete the work stated in this contract.
- e. In the event of termination, the State shall pay all sums still due Contractor through the effective date of termination in full within thirty (30) days of a written demand and receipt of all items necessary from Contractor to allow the State to make payment.

17. APPROPRIATION BY LEGISLATURE REQUIRED

It is understood and agreed that the State is a government entity and this contract shall in no way or manner be construed so as to bind or obligate the state of Idaho beyond the term of any particular appropriation of funds by the State's Legislature as may exist from time to time. The State reserves the right to terminate this contract in whole or in part (or any order placed under it) if, in its judgment, the Legislature of the state of Idaho fails, neglects, or refuses to appropriate sufficient funds as may be required for the State to continue such payments. All affected future rights and liabilities of the parties hereto shall thereupon cease within ten (10) calendar days after notice to the Contractor. It is understood and agreed that the State's payments herein provided for shall be paid from Idaho State Legislative appropriations and, in some instances, direct federal funding.

18. FORCE MAJEURE

Neither party shall be liable or deemed to be in default for any Force Majeure delay in shipment or performance occasioned by unforeseeable causes beyond the control and without the fault or negligence of the parties, including, but not restricted to, acts of God or the public enemy, fires, floods, epidemics, quarantine, restrictions, strikes, freight embargoes, unusually severe weather, provided that in all cases the Contractor shall notify the State promptly in writing of any cause for delay and the State concurs that the delay was beyond the control and without the fault or negligence of the Contractor. If reasonably possible, the Contractor shall make every reasonable effort to complete performance as soon as possible.

19. GOVERNING LAW

This contract shall be construed in accordance with, and governed by the laws of the State of Idaho.

20. <u>ENTIRE AGREEMENT</u>

This contract, together with all attachments, constitute the entire agreement between the parties with respect to the subject matter hereof and shall supersede all previous discussions, representations, commitments, and all other communications, both oral and written, between the parties.

21. MODIFICATION

This contract may not be released, discharged, changed or modified except by an instrument in writing signed by a duly authorized representative of each of the parties.

IDAHO DEPARTMENT OF LANDS OFFICE LOCATIONS

Cataldo

80 Hilltop Overpass Road Kingston, ID 83839. Phone: (208) 682-4611 Fax: (208) 682-2991

Craig Mountain

PO Box 68 Craigmont ID 83523 Phone: (208) 924-5571 Fax: (208) 924-5571

Eastern Idaho

3563 Ririe Highway Idaho Falls, ID 83401. Phone: (208) 525-7167 Fax: (208) 525-7178.

Kootenai Valley

Route 4, Box 4810 Bonners Ferry, ID 83805. Phone: (208) 267-5577 Fax: (208) 267-8301

Maggie Creek

Route 2 Box 190 Kamiah, ID 83536 Phone: (208) 935-2141 Fax: (208) 935-0905

Mica

3706 Industrial Avenue S. Coeur d'Alene, ID 83815. Phone: (208) 769-1577 Fax: (208) 769-1597.

Pend Oreille Lake

2550 Highway 2 West Sandpoint, ID 83864. Phone: (208) 263-5104 Fax: (208) 263-0724. Chris Remsen

Ponderosa

3130 Highway 3 Deary, ID 83823 Phone: (208) 877-1121 Fax: (208) 877-1122.

Priest Lake

4053 Cavanaugh Bay Road Coolin, ID 83821 Phone: (208) 443-2516 Fax: (208) 443-2162

South Central

PO Box 149 Gooding, ID 83330 **Phone:** (208) 934-5606 **Fax:** (208) 934-5362

Southwest

8355 West State Street Boise, ID 83703. Phone: (208) 334-3488 Fax: (208) 853-6372.

St. Joe

1806 Main Avenue St. Maries, ID 83861. Phone: (208) 245-4551 Fax: (208) 245-4867

Clearwater-Potlatch Timber Protective Assn.

10250 Highway 12, Orofino, ID 83544

Phone: (208) 476-5612 Fax: (208) 476-7218

Southern Idaho Timber Protective Assn.

555 Deinhard Lane, McCall ID 83638

Phone: (208) 634-2268 Fax: (208) 634-5117

State of Montana Standard Terms and Conditions

By submitting a response to this invitation for bid, request for proposal, limited solicitation, or acceptance of a contract, the vendor agrees to acceptance of the following Standard Terms and Conditions and any other provisions that are specific to this solicitation or contract.

ACCEPTANCE/REJECTION OF BIDS, PROPOSALS, OR LIMITED SOLICITATION RESPONSES: The State reserves the right to accept or reject any or all bids, proposals, or limited solicitation responses, wholly or in part, and to make awards in any manner deemed in the best interest of the State. Bids, proposals, and limited solicitation responses will be firm for 30 days, unless stated otherwise in the text of the invitation for bid, request for proposal, or limited solicitation.

ACCESS AND RETENTION OF RECORDS: The contractor agrees to provide the department, Legislative Auditor, or their authorized agents, access to any records necessary to determine contract compliance. (Section 18-1-118, MCA). The contractor agrees to create and retain records supporting the services rendered or supplies delivered for a period of three years after either the completion date of the contract or the conclusion of any claim, litigation, or exception relating to the contract taken by the State of Montana or third party.

ALTERATION OF SOLICITATION DOCUMENT: In the event of inconsistencies or contradictions between language contained in the State's solicitation document and a vendor's response, the language contained in the State's original solicitation document will prevail. Intentional manipulation and/or alteration of solicitation document language will result in the vendor's disqualification and possible debarment.

ASSIGNMENT, TRANSFER AND SUBCONTRACTING: The contractor shall not assign, transfer or subcontract any portion of the contract without the express written consent of the department. (Section 18-4-141, MCA.)

AUTHORITY: The attached bid, request for proposal, limited solicitation, or contract is issued under authority of Title 18, Montana Code Annotated, and the Administrative Rules of Montana, Title 2, chapter 5.

COMPLIANCE WITH LAWS: The contractor must, in performance of work under the contract, fully comply with all applicable federal, state, or local laws, rules and regulations, including the Montana Human Rights Act, the Civil Rights Act of 1964, the Age Discrimination Act of 1975, the Americans with Disabilities Act of 1990, and Section 504 of the Rehabilitation Act of 1973. Any subletting or subcontracting by the contractor subjects subcontractors to the same provision. In accordance with section 49-3-207, MCA, the contractor agrees that the hiring of persons to perform the contract will be made on the basis of merit and qualifications and there will be no discrimination based upon race, color, religion, creed, political ideas, sex, age, marital status, physical or mental disability, or national origin by the persons performing the contract.

CONFORMANCE WITH CONTRACT: No alteration of the terms, conditions, delivery, price, quality, quantities, or specifications of the contract shall be granted without prior written consent of the DNRC FSO Bureau. Supplies delivered which do not conform to the contract terms, conditions, and specifications may be rejected and returned at the contractor's expense.

DEBARMENT: The contractor certifies, by submitting this bid or proposal, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction (contract) by any governmental department or agency. If the contractor cannot certify this statement, attach a written explanation for review by the State.

DISABILITY ACCOMMODATIONS: The State of Montana does not discriminate on the basis of disability in admission to, access to, or operations of its programs, services, or activities. Individuals who need aids, alternative document formats, or services for effective communications or other disability related

accommodations in the programs and services offered are invited to make their needs and preferences known to this office. Interested parties should provide as much advance notice as possible.

FACSIMILE RESPONSES: Facsimile responses will be accepted for invitations for bids, small purchases, or limited solicitations ONLY if they are completely <u>received</u> by the DNRC FSO Bureau prior to the time set for receipt. Bids, or portions thereof, received after the due time will not be considered. Facsimile responses to requests for proposals are ONLY accepted on an <u>exception</u> basis with <u>prior approval</u> of the procurement officer.

FAILURE TO HONOR BID/PROPOSAL: If a bidder/offeror to whom a contract is awarded refuses to accept the award (PO/contract) or fails to deliver in accordance with the contract terms and conditions, the department may, in its discretion, suspend the bidder/offeror for a period of time from entering into any contracts with the State of Montana.

FORCE MAJEURE: Neither party shall be responsible for failure to fulfill its obligations due to causes beyond its reasonable control, including without limitation, acts or omissions of government or military authority, acts of God, materials shortages, transportation delays, fires, floods, labor disturbances, riots, wars, terrorist acts, or any other causes, directly or indirectly beyond the reasonable control of the nonperforming party, so long as such party is using its best efforts to remedy such failure or delays.

HOLD HARMLESS/INDEMNIFICATION: The contractor agrees to protect, defend, and save the State, its elected and appointed officials, agents, and employees, while acting within the scope of their duties as such, harmless from and against all claims, demands, causes of action of any kind or character, including the cost of defense thereof, arising in favor of the contractor's employees or third parties on account of bodily or personal injuries, death, or damage to property arising out of services performed or omissions of services or in any way resulting from the acts or omissions of the contractor and/or its agents, employees, representatives, assigns, subcontractors, except the sole negligence of the State, under this agreement.

LATE BIDS AND PROPOSALS: Regardless of cause, late bids and proposals will not be accepted and will automatically be disqualified from further consideration. It shall be solely the vendor's risk to ensure delivery at the designated office by the designated time. Late bids and proposals will not be opened and may be returned to the vendor at the expense of the vendor or destroyed if requested.

PAYMENT TERM: All payment terms will be computed from the date of delivery of supplies or services OR receipt of a properly executed invoice, whichever is later. Unless otherwise noted in the solicitation document, the State is allowed 30 days to pay such invoices. All contractors will be required to provide banking information at the time of contract execution in order to facilitate State electronic funds transfer payments.

RECIPROCAL PREFERENCE: The State of Montana applies a reciprocal preference against a vendor submitting a bid from a state or country that grants a residency preference to its resident businesses. A reciprocal preference is only applied to an invitation for bid for supplies or an invitation for bid for nonconstruction services for public works as defined in section 18-2-401(9), MCA, and then only if federal funds are not involved. For a list of states that grant resident preference, see http://gsd.mt.gov/ProcurementServices/preferences.mcpx.

REDUCTION OF FUNDING: The State must terminate this contract if funds are not appropriated or otherwise made available to support the State's continuation of performance in a subsequent fiscal period. (See section 18-4-313(4), MCA.)

REFERENCE TO CONTRACT: The contract or purchase order number MUST appear on all invoices, packing lists, packages, and correspondence pertaining to the contract.

REGISTRATION WITH THE SECRETARY OF STATE: Any business intending to transact business in Montana must register with the Secretary of State. Businesses that are incorporated in another state or

country, but which are conducting activity in Montana, must determine whether they are transacting business in Montana in accordance with sections 35-1-1026 and 35-8-1001, MCA. Such businesses may want to obtain the guidance of their attorney or accountant to determine whether their activity is considered transacting business.

If businesses determine that they are transacting business in Montana, they must register with the Secretary of State and obtain a certificate of authority to demonstrate that they are in good standing in Montana. To obtain registration materials, call the Office of the Secretary of State at (406) 444-3665, or visit their website at http://sos.mt.gov.

SEPARABILITY CLAUSE: A declaration by any court, or any other binding legal source, that any provision of the contract is illegal and void shall not affect the legality and enforceability of any other provision of the contract, unless the provisions are mutually dependent.

SHIPPING: Supplies shall be shipped prepaid, F.O.B. Destination, unless the contract specifies otherwise.

SOLICITATION DOCUMENT EXAMINATION: Vendors shall promptly notify the State of any ambiguity, inconsistency, or error which they may discover upon examination of a solicitation document.

TAX EXEMPTION: The State of Montana is exempt from Federal Excise Taxes (#81-0302402).

TECHNOLOGY ACCESS FOR BLIND OR VISUALLY IMPAIRED: Contractor acknowledges that no state funds may be expended for the purchase of information technology equipment and software for use by employees, program participants, or members of the public unless it provides blind or visually impaired individuals with access, including interactive use of the equipment and services, that is equivalent to that provided to individuals who are not blind or visually impaired. (Section 18-5-603, MCA.) Contact the DNRC FSO Bureau at (406) 444-2575 for more information concerning nonvisual access standards.

TERMINATION OF CONTRACT: Unless otherwise stated, the State may, by written notice to the contractor, terminate the contract in whole or in part at any time the contractor fails to perform the contract.

U.S. FUNDS: All prices and payments must be in U.S. dollars.

VENUE: This solicitation is governed by the laws of Montana. The parties agree that any litigation concerning this bid, request for proposal, limited solicitation, or subsequent contract, must be brought in the First Judicial District in and for the County of Lewis and Clark, State of Montana, and each party shall pay its own costs and attorney fees. (Section 18-1-401, MCA.)

WARRANTIES: The contractor warrants that items offered will conform to the specifications requested, to be fit and sufficient for the purpose manufactured, of good material and workmanship, and free from defect. Items offered must be new and unused and of the latest model or manufacture, unless otherwise specified by the State. They shall be equal in quality and performance to those indicated herein. Descriptions used herein are specified solely for the purpose of indicating standards of quality, performance, and/or use desired. Exceptions will be rejected.

Revised 2/10

North Dakota State University Policy Manual

SECTION 400 PURCHASING – GENERAL POLICIES

SOURCE: SBHE Section 803.1, Purchasing Procedures

NDSU President

1. Each institution shall develop and implement necessary and appropriate policies and procedures to ensure compliance with laws and State Board of Higher Education policies governing purchasing. Officers and employees involved in purchasing decisions shall comply with all applicable federal and state laws and regulations relating to conflict of interest and acceptance of gifts and gratuities. Institution purchasing policies and procedures shall incorporate (or refer to) SBHE Policy 611.4 relating to conflict of interest, and include procedures for disclosing a conflict of interest. Further, institution purchasing policies and procedures shall address whether vendors' offers of scholarships, endowments, and other premiums contained in bids or proposals will be considered and, if so, the criteria for evaluating such offers.

NDSU Guidelines

- 1.1 The Director of Purchasing is responsible for the preparation and enforcement of NDSU purchasing policies. The Director of Purchasing may delegate authority to an NDSU employee to purchase specific types and classes of goods and services with prior written authorization by the departmental supervisor. This authorization shall specify what may be purchased by the employee and the duration of the purchasing authorization.
- 1.2 Purchasing has the responsibility for obligating the University and for making the final determination of source of supply consistent with the required delivery schedule, ability to meet specifications and price negotiations, except where others are so authorized. These decisions will be made in conjunction with user departments as appropriate.
 - 1.2.1 In the event there is an unauthorized purchase, Purchasing will arrange to meet with the individual(s) and the supplier to reduce the potential for future non-compliance. Any unauthorized purchase may result in holding the individual personally responsible.
- 1.3 The basic responsibilities of Purchasing and those of the using departments are as follows:

PURCHASING	REQUESTORS
Responsible for:	Responsible for:
Prequalifying suppliers	Preparing purchase requisitions
2. Taking bids	Providing reasonable lead time
Processing quotations	Providing justifications as required
Negotiating with suppliers	Assuring that contract and grant
	requirements are met
Making awards	Assuring that funds are available
Releasing award information	6. Others as appropriate
Auditing purchasing actions	
8. Administering a minority business	
development program	
9. Others as appropriate	

- 1.4 No personal purchases shall be made in the name of the University nor shall any University resources be used in any way for the purpose of making personal purchases.
- 1.5 North Dakota University System, Policy 611.4; North Dakota State University Policy 151 Conflict of Interest and North Dakota Century Code Sections 12.1-13-03 and 48-02-12 are referenced and made part of this Purchasing Policy. Any employee of the University authorized to sell or lease any property or make any contract in the employee's official capacity may not be interested in any such sale, lease or contract.
- 1.6 All employees involved in federal fund projects shall comply with the conflict of interest requirements that govern any federal grants or other sponsored agreements
- 1.7 Equipment and supplies purchased for use by a governmental agency are not subject to sales/use tax or federal excise tax except heating fuel, gasoline and property purchased by NDSU that is installed by an independent contractor. A letter is on file in the Purchasing Department which may be sent to vendors who need proof of our tax exemption.
- 1.8 In addition to this section, all other federal and state laws, rules and regulations relating to Purchasing must be followed.
- 2. NDUS institutions shall cooperate and make joint purchases with the Office of Management and Budget Purchasing Division when advantageous to do so as intended by North Dakota Century Code 54-44.4-02. Institutions may also purchase equipment or supplies through participation in joint purchasing alliances formed with other states or organizations, when it is advantageous to do so. Additional bids or proposals shall be solicited from other vendors when required by law or this policy.

NDSU Guidelines

- 2.1 All NDSU personnel will be required to purchase from prime vendor or other annual contracts or other such pricing agreements that are established.
- 3. Personal property, equipment or supplies estimated at less than \$10,000 may be purchased at the discretion of the institution. When feasible, informal quotes or proposals should be solicited from more than one vendor. Reasonable steps shall be taken to ensure that qualified North Dakota vendors have an opportunity to compete for the contract. Personal property, equipment or supplies estimated at \$10,000 or more must be purchased from formal bids. As many sources as possible, including qualified North Dakota vendors, should be solicited.

NDSU Guidelines

- 3.1 NDSU employees authorized by their respective department or unit can make a single non-repetitive purchase of a good or service in the amount of \$2,500.00 or less. Purchases of \$2,500.01 and above shall be processed through the NDSU Purchasing Department.
- 3.2 NDSU employees may make purchases from \$2,500.01 up to and including \$5,000.00 if they are delegated purchasing authority in writing by their respective departmental supervisor and by the Director of Purchasing after proper training has been completed. Requirements include obtaining three (3) informal quotes, awarding the order to the vendor offering the lowest and best bid, and ensuring that quotes are maintained on file and the item cannot be obtained on an existing term contract.
- 4. Consulting or other contract services and insurance estimated at less than \$100,000, shall be purchased by negotiation, telephone or informal written quote or proposal. When feasible more than one vendor should be requested to submit prices to ensure appropriate competition. Reasonable steps shall be taken to ensure that qualified North Dakota vendors have an opportunity to compete for the contract. Consulting or other contract services or insurance estimated at \$100,000 or more must be purchased through a formal request for proposal

process that includes procedures for identifying eligible vendors, developing a comprehensive requirements document, specifying unique needs, negotiating mutually acceptable contract terms, and listing minimum proposals requirements. Payments for services may be made only according to a written contract.

NDSU Guidelines

- 4.1 Consulting services and insurance greater than \$50,000 shall be coordinated through the Purchasing Department.
- 5. Personal property, equipment or supplies estimated at \$10,000 or more, must be purchased from formal bids. As many sources as possible, including qualified North Dakota vendors should be solicited. All service contracts for a term in excess of three years shall include a provision for review of contract performance at specified intervals, not less frequently than once every two years. Service contracts may not exceed a term of ten years.

NDSU Guidelines

- 5.1 Formal bids for goods and services shall be processed through the NDSU Purchasing Department.
- 6. Items which do NOT require competitive bidding are purchases made from discount contracts under a group alliance or consortium, other items possessing unique characteristics or properties which because of those peculiarities are essential to the conduct of particular research projects or instructional endeavors or sole source services. Purchases of an item or service under this exception is permitted only with the written approval of the purchasing officer or other official delegated that authority based upon documentation of:
 - a) The unique characteristics of the products, and
 - b) Specifically what task is to be performed requiring the unique characteristics of the product.

The purchasing office shall document in writing the process in all cases in which the lowest bid is not accepted. All required documentation shall be retained according to governing records retention policies.

NDSU Guidelines

- 6.1 A letter of justification on any sole source purchase not covered under a term contract, priced at \$2,500.00 and above shall be sent to the Director of Purchasing.
- 6.2 Items which do not require competitive bidding are:
 - a) Utilities such as telephone, electric power, and natural gas services.
 - b) Public books and maps, periodicals and technical pamphlets.
 - c) Services for the maintenance or servicing of equipment by the manufacturer or authorized servicing agent of that equipment when the maintenance or servicing can best be performed by the manufacturer or authorized service agent, or when such a contract would otherwise be advantageous to the state.
 - d) Direct purchases from any NDSU campus auxiliary service or internal service fund operation(s).
 - e) Term contracts created by the NDSU/NDUS/State Purchasing Personnel.
 - f) Consulting Services up to \$50,000 (excluding architect/engineering services) if the Contracted Services Agreement form is used or an agreement is reviewed and approved by the University's General Counsel. The Purchasing Department will determine if competitive bids are required for services greater than \$50,000 but less than \$100,000.

- g) Construction/Remodeling Services up to \$10,000 total project cost, if the Contracted Services Agreement form is used and the specifications are in compliance with applicable building codes and policies and the NDUS/NDSU "Guidelines for Architects and Engineers" manual. A copy of the completed form should also be sent to the Facilities Management Director, Thorson Maintenance Center.
- 7. Preference shall be given to North Dakota bidders when required pursuant to N.D.C.C. Section 44-08-01. Accordingly, preference equal to the preference given or required in the state of a nonresident bidder shall be given in purchasing any goods, merchandize, supplies, or equipment. Also, when accepting bids for the provision of professional services, including research and consulting services, the contract shall be awarded to a resident North Dakota bidder if the bid of the resident North Dakota bidder is equal to or less than the low bid of a nonresident bidder and the resident North Dakota bidder has an acceptable performance history and meets the minimum requirements specified in the bid solicitation.

HISTORY:

Amended July 1990
Amended January 1997
Amended March 2003
Amended July 2004
Housekeeping August 2011

Attachment G

Standard Contractor Performance Report

Highlighted blocks are required to be completed

Evaluation Type: Interim Final (check one) **Evaluating Organization** (Fire Name): **Reporting Period: From** to **Contracting Office: Contract Number:** Order Number (Resource Order/Incident #): **Contractor Name: Contractor Address: DUNS:** City: State: Zip/Postal Code: **Additional or Alternate Contractor Name:** Country: TIN: Industrial Code (NAICS): **Commodity Code:** Contract Type: **Contract Expiration Date: Contract Value: Contract Award Date:** Requirement Description (Equipment Type): **Ratings** Summarize contractor performance and check the number which corresponds to the rating for each rating category (See attached Rating Guidelines). Quality of Product or Service (How did the Contractor perform, document any noncompliance or performance issues) 0=Unsatisfactory 1=Poor 4=Excellent 5=Outstanding 2=Fair 3=Good Government Comments for Quality of Product or Service (2000 characters maximum): Timeliness of Performance (Did the Contractor arrive when expected, demob timely; and perform the work in a timely manner) 1=Poor_2=Fair 0=Unsatisfactory 3=Good 4=Excellent 5=Outstanding Government Comments for Timeliness of Performance (2000 characters maximum): Business Relations (Did the Contractor perform in a business-like manner; complete administrative requirements timely) 4=Excellent 5=Outstanding _0=Unsatisfactory 1=Poor_2=Fair 3=Good Government Comments for Business Relations (2000 characters maximum):

Additional Info

Contractor Key Personnel

Phone: Fax:

E-Mail Address:

Contractor Manager/Principal Investigator (<i>Owner's Name</i>): Government Comment on Contractor Manager/Principal Investigator (200 relationship with government representatives for this assignment)	00 characte	ers maximum): (If applicable, describe working	
Contractor Key Person (Equipment Operator's Name):			
Government Comment on Contractor Key Person (2000 characters maxing for this assignment)	num): (Desc	cribe working relationship with government represen	tative
Customer Satisfaction			
Is/was the contractor committed to customer satisfaction?	Yes	No (Check one)	
Would you recommend the selection of this firm again?	Yes	No (Check one)	
Government Comments on Customer Satisfaction (2000 characters maxi	mum): If no	o to either of above, explain below)	
Admin In Project Officer/COTR (Individual completing the evaluation)	TO		
Name:			
Phone:			
Fax: E-mail Address:			
Contractor Representative			
Name: Phone:			
Fax:			
E-mail Address:			
Alternate Contractor Representative			
Name: Phone:			
Fax:			
E-mail Address:			
Contracting Officer: Name:			

Rating Guidelines

Quality of Product or Service

0 = Unsatisfactory 1 = Poor 2 = Fair 3 = Good 4 = Excellent 5 = Outstanding

Unsatisfactory	Non-conformances are jeopardizing the achievement of contract requirements, despite use of Agency resources. Recovery is not likely. If performance cannot be substantially corrected, it constitutes a significant impediment in consideration for future awards containing similar requirements.
Poor	Overall compliance requires significant Agency resources to ensure achievement of contract requirements.
Fair	Overall compliance requires minor Agency resources to ensure achievement of contract requirements.
Good	There are no, or very minimal, quality problems, and the Contractor has met the contract requirements.
Excellent	There are no quality issues, and the Contractor has substantially exceeded the contract performance requirements without commensurate additional costs to the Government.
Outstanding	The contractor has demonstrated an outstanding performance level that was significantly in excess of anticipated achievements and is commendable as an example for others, so that it justifies adding a point to the score. It is expected that this rating will be used in those rare circumstances where contractor performance clearly exceeds the performance levels described as "Excellent".

Timeliness of Performance

0 = Unsatisfactory 1 = Poor 2 = Fair 3 = Good 4 = Excellent 5 = Outstanding

U = Ulisalisi	0 = Offsatisfactory 1 = Foot 2 = Fail 3 = Good 4 = Excellent 3 = Outstanding		
Unsatisfactory	Delays are jeopardizing the achievement of contract requirements, despite use of Agency resources. Recovery is not likely. If performance cannot be substantially corrected, it constitutes a significant impediment in consideration for future awards.		
Poor	Delays require significant Agency resources to ensure achievement of contract requirements.		
Fair	Delays require minor Agency resources to ensure achievement of contract requirements.		
Good	There are no, or minimal, delays that impact achievement of contract requirements.		
Excellent	There are no delays and the contractor has exceeded the agreed upon time schedule.		
Outstanding	The contractor has demonstrated an outstanding performance level that justifies adding a point to the score. It is expected that this rating will be used in those rare circumstances where contractor performance clearly exceeds the performance levels described as "Excellent".		

Business Relations

0 = Unsatisfactory 1 = Poor 2 = Fair 3 = Good 4 = Excellent 5 = Outstanding

0 = Unsatisfactory 1 = Poor 2 = Fair 3 = Good 4 = Excellent 5 = Outstanding		
Unsatisfactory	Response to inquiries and/or technical, service, administrative issues is not effective. If not substantially mitigated or corrected it should constitute a significant impediment in considerations for future awards.	
Poor	Response to inquiries and/or technical, service, administrative issues is marginally effective.	
Fair	Response to inquiries and/or technical, service, administrative issues is somewhat effective.	
Good	Response to inquiries and/or technical, service, administrative issues is consistently effective.	
Excellent	Response to inquiries and/or technical, service, administrative issues exceeds Government expectation.	
Outstanding	The contractor has demonstrated an outstanding performance level that justifies adding a point to the score. It is expected that this rating will be used in those rare circumstances where contractor performance clearly exceeds the performance levels described as "Excellent".	

Federal Payment Offices

USDA Forest Service

USDA Forest Service Albuquerque Service Center Incident Business 101B Sun Ave. NE Albuquerque, NM 87109

National Park Service

National Park Service Accounting Operations Center P.O. Box 100000 13461 Sunrise Valley Drive Herndon, VA 20171

Bureau of Land Management

Invoice returned to the BLM Local Incident Host Agency

Bureau of Indian Affairs Billings, Rocky Mountain Region

Designated billing office information will be provided by local host agency unit.

US Fish and Wildlife Service

U.S. Fish and Wildlife Service— - Fire Office Attn: Pat Richardson P.O. Box 25486, MS60130 Denver, CO 80225

State of Idaho

Cataldo

80 Hilltop Overpass Road Kingston, ID 83839. Phone: (208) 682-4611 Fax: (208) 682-2991

Craig Mountain

PO Box 68 Craigmont ID 83523 Phone: (208) 924-5571 Fax: (208) 924-5571

Eastern Idaho

3563 Ririe Highway Idaho Falls, ID 83401. Phone: (208) 525-7167 Fax: (208) 525-7178.

Kootenai Valley

Route 4, Box 4810 Bonners Ferry, ID 83805. Phone: (208) 267-5577 Fax: (208) 267-8301

Maggie Creek

Route 2 Box 190 Kamiah, ID 83536 Phone: (208) 935-2141 Fax: (208) 935-0905

Mica

3706 Industrial Avenue S. Coeur d'Alene, ID 83815.

Phone: (208) 769-1577 Fax: (208) 769-1597.

Pend Oreille Lake

2550 Highway 2 West Sandpoint, ID 83864. Phone: (208) 263-5104 Fax: (208) 263-0724. Chris Remsen

Ponderosa

3130 Highway 3 Deary, ID 83823 Phone: (208) 877-1121 Fax: (208) 877-1122.

Priest Lake

4053 Cavanaugh Bay Road Coolin, ID 83821 Phone: (208) 443-2516 Fax: (208) 443-2162

South Central

PO Box 149 Gooding, ID 83330 Phone: (208) 934-5606 Fax: (208) 934-5362 Southwest

8355 West State Street

Boise, ID 83703.

Phone: (208) 334-3488 Fax: (208) 853-6372.

St. Joe

1806 Main Avenue St. Maries, ID 83861. Phone: (208) 245-4551

Fax: (208) 245-4867

Clearwater-Potlatch Timber Protective Assn.

10250 Highway 12, Orofino, ID 83544

Phone: (208) 476-5612 Fax: (208) 476-7218

Southern Idaho Timber Protective Assn.

555 Deinhard Lane, McCall ID 83638

Phone: (208) 634-2268 Fax: (208) 634-5117

State of North Dakota

State Foresters Office

307 First Street East Bottineau, ND 58318 Attn: Brenda Johnson (701) 228-5422

State of Montana Department of Natural Resources and Conservation

DNRC Forestry Division

2705 Spurgin Rd. Missoula MT 59804

DNRC Southwestern Land Office

1401 27th Ave Missoula MT 59804

DNRC Central Land Office

8001 N Montana Ave Helena MT 59602

DNRC Northeastern Land Office

613 E. Main Street Lewistown MT 59457 **DNRC Eastern Land Office**

PO Box 1794 Miles City MT 59301

DNRC Southern Land Office

Airport Industrial Park 1371 Rimtop Drive Billings MT 59105-1978

DNRC Northwestern Land Office

655 Timberwolf Parkway STE 2 Kalispell MT 59901-1215